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CONTRACT DOCUMENTS

CITY OF LINCOLN, NEBRASKA, LANCASTER COUNTY, LINCOLN-LANCASTER COUNTY PUBLIC BUILDING COMMISSION

Unit Price Contract for Miscellaneous Roofing Services Bid No. 12-186

Weathercraft Company of Lincoln 5410 N.W. 44th St. Lincoln, NE 68524 402-435-3567

CITY OF LINCOLN, LANCASTER COUNTY, NEBRASKA and LINCOLN-LANCASTER COUNTY PUBLIC BUILDING COMMISSION CONTRACT AGREEMENT

| THIS CONTRACT, made and entered into this day of | , 2012 by and |
|--|----------------|
| between Weathercraft Company of Lincoln, 5410 N.W. 44th St., Lincoln, NE 68524 | |
| called the Contractor, and the City of Lincoln, Nebraska, a municipal corporation, and the | County of |
| Lancaster, Nebraska, a political subdivision of the State of Nebraska, and the Lincoln-La | ncaster County |
| Public Building Commission hereinafter called the "Owners". | |

WHEREAS, the Owners have caused to be prepared, in accordance with law, Specifications, Plans, and other Contract Documents for the Work herein described, and has approved and adopted said documents and has caused to be published an advertisement for and in connection with said Work, to-wit:

Unit Price Contract for Miscellaneous Roofing Services, Bid No. 12-186

and

WHEREAS, the Contractor, in response to such advertisement, has submitted to the Owners, in the manner and at the time specified, a sealed Proposal/Supplier Response in accordance with the terms of said advertisement; and

WHEREAS, the Owners, in the manner prescribed by law has publicly opened, read aloud, examined, and canvassed the Proposals/Supplier Responses submitted in response to such advertisement, and as a result of such canvass has determined and declared the Contractor to be the lowest responsible bidder for the said Work for the sum or sums named in the Contractor's Proposal/Supplier Response, a copy thereof being attached to and made a part of this Contract.

NOW, THEREFORE, in consideration of the sums to be paid to the Contractor and the mutual covenants herein contained, the Contractor and the Owners have agreed and hereby agree as follows:

1. The Contractor agrees to (a) furnish all tools, equipment, supplies, superintendence, transportation, and other construction accessories, services, and facilities; (b) furnish all materials, supplies, and equipment specified to be incorporated into and form a permanent part of the complete work; (c) provide and perform all necessary labor in a substantial and workmanlike manner and in accordance with the provisions of the Contract Documents; and (d) execute, construct, and compete all Work included in and covered by the Owner's award of this Contract to the Contractor, such award being based on the acceptance by the Owner of the Contractor's Proposal, or part thereof, as follows:

Agreement to full proposal.

2. The Owners agree to pay to the Contractor for the performance of the Work embraced in this Contract, the Contractor agrees to accept as full compensation therefore, the following sums and prices for all Work covered by and included in the Contract award and designated above, payment thereof to be made in the manner provided by the Owner:

The Owners will pay for products/services, according to the Line Item pricing as listed in Contractors Proposal/Supplier Response, a copy thereof being attached to and made a part of this Contract. Owners shall order on an as needed basis for the duration of the contract.

- 3. <u>EQUAL EMPLOYMENT OPPORTUNITY</u>: In connection with the carrying out of this project, the Contractor shall not discriminate against any employee, applicant for employment, or any other person because of race, color, religion, sex, national origin, ancestry, disability, age or marital status. The Contractor will take affirmative action to ensure that applicants are employed, and that employees are treated during employment, without regard to their race, color, religion, sex, national origin, ancestry, disability, age or marital status. Such action shall include, but not be limited to, the following: employment, upgrading, demotion or transfer; recruitment or recruitment advertising; layoff or termination; rates of pay or other compensation; and selection for training, including apprenticeship.
- 4. <u>E-VERIFY</u>: In accordance with Neb. Rev. Stat. 4-108 through 4-114, the contractor agrees to register with and use a federal immigration verification system, to determine the work eligibility status of new employees performing services within the state of Nebraska. A federal immigration verification system means the electronic verification of the work authorization program of the Illegal Immigration Reform and Immigrant Responsibility Act of 1996, 8 U.S.C. 1324 a, otherwise known as the E-Verify Program, or an equivalent federal program designated by the United States Department of Homeland Security or other federal agency authorized to verify the work eligibility status of a newly hired employee pursuant to the Immigration Reform and Control Act of 1986. The Contractor shall not discriminate against any employee or applicant for employment to be employed in the performance of this section pursuant to the requirements of state law and 8 U.S.C.A 1324b. The contractor shall require any subcontractor to comply with the provisions of this section.
- 5. <u>GUARANTEE</u>: The Purchasing Division will require a \$25,000.00 Performance and Payment Bond from each Contractor for the duration of the Contract.
- 6. <u>ASSIGNMENT</u>: This Contract shall not be assigned by Contractor to any other party without first obtaining the written consent of the Owners.
- 7. <u>TERMINATION</u>: This Contract may be terminated by the following:
 - a) <u>Termination for Convenience.</u> Either party may terminate this Contract upon thirty (30) days written notice to the other party for any reason without penalty.
 - b) <u>Termination for Cause</u>. The Owners may terminate the Contract for cause if the Contractor:
 - 1) Refuses or fails to supply the proper labor, materials and equipment necessary for services and/or commodities.
 - 2) Disregards Federal, State or local laws, ordinances, regulations, resolutions or orders.
 - Otherwise commits a substantial breach or default of any provision of the Contract Document. In the event of a substantial breach or default the Owners will provide the Contractor written notice of said breach or default and allow the Contractor ten (10) days from the date of the written notice to cure such breach or default. If said breach or default is not cured within ten (10) days from the date of notice, then the contract shall terminate.
- 8. In It is the express intent of the parties that this contract shall not create an employer-employee relationship. Employees of the Contractor shall not be deemed to be employees of the Owners and employees of the Owners shall not be deemed to be employees of the Contractor. The Contractor and the Owners shall be responsible to their respective employees for all salary and benefits. Neither the Contractor's employees nor the Owners' employees shall be entitled to any salary, wages, or benefits from the other party, including but not limited to overtime, vacation, retirement benefits, workers' compensation, sick leave or injury leave. Contractor shall also be responsible for maintaining workers' compensation insurance, unemployment insurance for its employees, and for payment of all federal, state, local and any other payroll taxes with respect to its employees' compensation.

- 9. Owner Inclusion. It is understood and agreed by all parties that "Owner/s" shall include the City of Lincoln, Lancaster County, Nebraska and Lincoln-Lancaster County Public Building Commission. Whenever in the Contract documents, including the instructions to bidders, specifications, insurance requirements, bonds, and terms and conditions or any other documents which are a part of the Contract, a singular entity is referenced (i.e., "the City" or "the County" or "Building Commission") it shall mean the "Owners" encompassing the City of Lincoln, Lancaster County and Lincoln-Lancaster County Building Commission.
- 10. <u>Contract Term</u>. This Contract shall be effective upon execution by all parties. The term of the Contract shall be a four (4) year term.
- 11. The Contract Documents comprise the Contract, and consist of the following:
 - 1. Contract Agreements
 - 2. Accepted Proposal
 - 3. Addendums No. 1 and 2
 - 4. Specifications
 - 5. Unit Price Service Contract Instructions
 - 6. Unit Price Quotation Attachment 1
 - 7. Instructions to Bidders
 - 8. Insurance Requirements
 - 9. Employee Classification Act, Executive Order 83319
 - 10. Employee Classification Act Affidavit
 - 11. Construction Bonds
 - 12. Sales Tax Exemption Forms 13 & 17
 - 13. Notice to Bidders

This Contract Agreement, together with the other Contract Documents herein above mentioned, form this Contract, and are a part of the Contract as if hereto attached.

The Contractor and the Owners hereby agree that all the terms and conditions of this Contract shall be binding upon themselves, and their heirs, administrators, executors, legal and personal representatives, successors, and assigns.

IN WITNESS WHEREOF, the Contractor and the Owners do hereby execute this contract.

EXECUTION BY THE CITY OF LINCOLN, NEBRASKA

| ATTEST: | CITY OF LINCOLN, NEBRASKA |
|--|--|
| City Clerk | Mayor |
| | Approved by Resolution No. |
| · | dated |
| LINCOLN-LANCASTER COL | JNTY PUBLIC BUILDING COMMISSION |
| Attest: | |
| Public Building Commission Attorney | Chairperson, Public Building Commission |
| | dated |
| EXECUTION BY LAN | ICASTER COUNTY, NEBRASKA |
| Contract Approved as to Form: Lancaster County Attorney | The Board of County Commissioners of Lancaster, Nebraska |

EXECUTION BY CONTRACTOR

| IF A CORPORATION: | endreum Eine Eine die der der Eine Eine Eine Eine Eine Eine Eine Eine |
|--------------------------------|---|
| ATTEST: | Name of Corporation |
| Secretary Secretary Secretary | (Address) , 44th St. Lincoln NE 6852 |
| | By: Authorized Official |
| | Vice president Legal Title of Official |
| | |
| IF OTHER TYPE OF ORGANIZATION: | Name of Organization |
| | Type of Organization |
| | (Address) |
| | By: Member |
| | By: Member |
| IS AN INDIVIDUAL | member |
| IF AN INDIVIDUAL: | Name |
| | Address |
| | Signature |

COMMENTARY TO ACCOMPANY CONSTRUCTION BONDS

A. GENERAL INFORMATION

There are two types of construction bonds that are required by statutes for public work in many jurisdictions and are widely used for other projects as well.

Construction Performance Bond Construction Payment Bond

The Construction Performance Bond is an instrument that is used to assure the availability of funds to complete the construction.

The Construction Payment Bond is an instrument that is used to assure the availability of sufficient funds to pay for labor, materials and equipment used in the construction. For public work the Construction Payment Bond provides rights of recovery for workers and suppliers similar to their rights under the mechanics lien laws applying to private work.

The objective underlying the re-writing of construction bond forms was to make them more understandable to provide guidance to users. The intention was to define the rights and responsibilities of the parties, without changing the traditional rights and responsibilities that have been decided by the courts. The new bond forms provide helpful guidance regarding time periods for various notices and actions and clarify the extent of available remedies.

The concept of pre-default meeting has been incorporated into the Construction Performance Bond. All of the participants favored early and informal resolution of the problems that may precipitate a default, but some Surety companies were reluctant to participate in pre-default settings absent specific authorization in the bond form.

The responsibilities of the Owner and the options available to the Surety when a default occurs are set forth in the Construction Performance Bond. Procedures for making a claim under the Construction Payment Bond are set forth in the form.

EJCDC recommends the use of two separate bonds rather than a combined form. Normally the amount of each bond is 100 percent of the contract amount. The bonds have different purposes and are separate and distinct obligations of the Surety. The Surety Association reports that the usual practice is to charge a single premium for both bonds and there is no reduction in premium for using a combined form or for issuing one bond without the other.

B. COMPLETING THE FORMS

Bonds have important legal consequences; consultation with an attorney and a bond specialist is encouraged with respect to federal, state and local laws applicable to bonds and with respect to completing or modifying the bond forms.

Both bond forms have a similar format and the information to be filled in is ordinarily the same on both bonds. If modification is necessary, the modifications may be different.

The bond forms are prepared for execution by the Contractor and the Surety. Evidence of authority to bind the Surety is usually provided in the form of a power of attorney designating the agent who is authorized to sign on behalf of the Surety. The power of attorney should be filed with the signed bonds.

Each bond must be executed separately since they cover separate and distinct obligations.

Preferably the bond date should be the same date as the contract, but in no case should the bond date precede the date of the contract.

To accompany the Construction Performance Bond (EJCDC No.1910-28A) and the Construction Payment Bond (EJCDC No. 1910-28B) Prepared by the Engineers' Joint Contract Documents Committee

CONSTRUCTION PERFORMANCE BOND

ORIGINAL BOND # ____ OF_

Any singular reference to Contractor, Surety, Owner or other party shall be considered plural where applicable.

CONTRACTOR (Name and Address):

SURETY (Name and Principal

Weathercraft Company of Lincoln

Universal Surety Company Place of Business):

5410 N.W. 44th St.

P 0 Box 80468

Lincoln, NE 68524

Lincoln, NE 68501

Owner (Name and Address):

City of Lincoln,

555 South 10th St.

Lincoln, NE 68508

CONSTRUCTION CONTRACT

Date:

07/24/12

Amount: \$25,000.00

Description (Name and Location):

For all labor, material and equipment necessary for Unit Price Contract for Miscellaneous Roofing

Services, Bid No. 12-186 For a One (1) Year Term

BOND

Date: 07/24/12

Amount:

\$ 25,000.00

Modifications to this Bond Form:

NONE

CONTRACTOR AS PRINCIPAL

SURETY

Company:

(Corp. Seal)

Company:

(Corp.Seal)

Weathercraft Company of Lincoln

5410 N.W. 44th St.

Lincoln, NE 68524

Signature:

Name and Title:

Robert T. Cirone, Attorney-in-Fact

Signature

Name and Title:

Vice president

EJCDC NO. 1910-28a (1984 Edition)

Prepared through the joint efforts of The Surety Assoc. of America. Engineers' Joint Contract Documents Committee. The Associated General Contractors of America, and the American Institute of Architects.

UNIVERSAL SURETY COMPANY

- The Contractor and the Surety, jointly and severally, bind themselves their heirs, executors, administrators, successors and assigns to the Owner for the performance of the Construction Contract, which is incorporated herein by reference.
- If the Contractor performs the Construction Contract, the Surety and the Contractor shall have no obligation under this Bond, except to participate in conferences as provided in Subparagraph 3.1.
- If there is no Owner Default, the Surety's obligation under this Bond shall arise after:
 - 3.1 The Owner has notified the Contractor and the Surety at its address described in Paragraph 10 below, that the Owner is considering declaring a Contractor Default and has requested and attempted to arrange a conference with the Contractor and the Surety to be held not later than fifteen days after receipt of such notice to discuss methods of performing the Construction Contract. If the Owner, the Contractor and the Surety agree, the Contractor shall be allowed a reasonable time to perform the Construction Contract, but such an agreement shall not waive the Owner's right, if any, subsequently to declare a Contractor Default and
 - 3.2 The Owner has declared a Contractor Default and formally terminated the Contractor's right to complete the contract. Such Contractor Default shall not be declared earlier than twenty days after the Contractor and the Surety have received notice as provided in Sub-paragraph 3.1; and
 - 3.3 The Owner has agreed to pay the Balance of the Contract Price to the Surety in accordance with the terms of the Construction Contract or to a contractor selected to perform the Construction Contract in accordance with the terms of the contract with the Owner.
- 4. When the Owner has satisfied the conditions of Paragraph 3, the Surety shall promptly and at the Surety's expense take one of the following actions:
 - 4.1 Arrange for the Contractor, with consent of the Owner, to perform and complete the Construction Contract, or
 - 4.2 Undertake to perform and complete the Construction Contract itself, through its agents or through independent contractors: or
 - 4.3 Obtain bids or negotiated proposals from qualified contractors acceptable to the Owner for a contract for performance and completion of the Construction Contract, arrange for a contract to be prepared for execution by the Owner and the contractor selected with the Owner's concurrence, to be secured with performance and payment bonds executed by a qualified surety equivalent to the bonds issued on the Construction Contract, and pay to the Owner the amount of damages as described in Paragraph 6 in excess of the Balance of the Contract Price incurred by the Owner resulting from the Contractor's default, or
 - 4.4 Waive its right to perform and complete, arrange for completion, or obtain a new contractor and with reasonable promptness under the circumstances:
 - 1. After investigation, determine the amount for which it may be liable to the Owner and as soon as practiceable after the amount is determined tender payment therefor to the Owner; or
 - 2. Deny liability in whole or in part and notify the Owner citing reasons therefor.
- 5. If the Surety does not proceed as provided in Paragraph 4 with reasonable promptness, the Surety shall be deemed to be in default on this Bond fifteen days after receipt of an additional written notice from the Owner to the Surety demanding that the Surety perform its obligations under this Bond, and the Owner shall be entitled to enforce any remedy available to the Owner. If the Surety proceeds as provided in Subparagraph 4.4 and the Owner refuses payment tendered or the Surety has denied liability, in whole or in part, without further notice the Owner shall be entitled to enforce any remedy available to the Owner.

- 6. After the Owner has terminated the Contractor's right to complete the Construction Contract, and if the Surety elects to act under Subparagraph 4.1, 4.2, or 4.3 above, then the responsibilities of the Surety to the Owner shall not be greater than those of the Contractor under the Construction Contract, and the responsibilities of the Owner to the Surety shall not be greater than those of the Owner under the Construction Contract. To the limit of the amount of this Bond, but subject to commitment by the Owner of the Balance of the Contract Price to mitigation of costs and damages on the Construction Contract, the Surety is obligated without duplication for:
 - 6.1 The responsibilities of the Contractor for correction of defective work and completion of the Construction Contract;
 - 6.2 Additional legal, design professional and delay costs resulting from the Contractor's Default, and resulting from the actions or failure to act of the Surety under Paragraph 4; and
 - 6.3 Liquidated damages, or if no liquidated damages are specified in the Construction Contract, actual damages caused by delayed performance or nonperformance of the Contractor.
- 7. The Surety shall not be liable to the Owner or others for obligations of the Contractor that are unrelated to the Construction Contract, and the Balance of the Contract Price shall not be reduced or set off on account of any such unrelated obligations. No right of action shall accrue on this Bond to any person or entity other than the Owner or its heirs, executors, administrators, or successors.
- The Surety hereby waives notice of any change, including changes of time, to the Construction Contract or to related sub-contracts, purchase orders and other obligations.
- 9. Any proceeding, legal or equitable, under this Bond may be instituted in any court of competent jurisdiction in the location in which the work or part of the work is located and shall be instituted within two years after Contractor Default or within two years after the Contractor ceased working or within two years after the Surety refuses or fails to perform its obligations under this Bond, whichever occurs first. If the provisions of this Paragraph are void or prohibited by law, the minimum period of limitation available to sureties as a defense in the jurisdiction of the suit shall be applicable.
- Notice to the Surety, the Owner or the Contractor shall be mailed or delivered to the address shown on the signature page.
- When this Bond has been furnished to comply with a satutory or other legal requirement in the location where the construction was to be performed, any provision in this Bond conflicting with said statutory or legal requirement shall be deemed deleted herefrom and provisions conforming to such statutory or other legal requirement shall be deemed incorporated herein. The intent is that this Bond shall be construed as a statutory bond and not as a common law bond.
 Definitions.
 - 12.1 Balance of the Contract Price: The total amount payable by the Owner to the Contractor under the Construction Contract after all proper adjustments have been made, including allowance to the Contractor of any amounts received or to be received by the Owner in settlement of insurance or other claims for damages to which the Contractor is entitled, reduced by all valid and proper payments made to or on behalf of the Contractor under the Construction Contract.
 - 12.2 Construction Contract: The agreement between the Owner and the Contractor identified on the signature page, including all Contract Documents and changes thereto.
 - 12.3 Contractor Default: Failure of the Contractor, which has neither been remedied nor waived, to perform or otherwise to comply with the terms of the Construction Contract.
 - 12.4 Owner Default: Failure of the Owner, which has neither been remedied nor waived, to pay the Contractor as required by the Construction Contract or to perform and complete or comply with the other terms thereof.

CONSTRUCTION PAYMENT BOND

Any singular reference to Contractor, Surety, Owner or other party shall be considered plural where applicable.

CONTRACTOR (Name and Address):

Weathercraft Company of Lincoln

5410 N.W. 44th St. Lincoln, NE 68524 SURETY (Name and Principal Place

Of Business):

Universal Surety Company

P 0 Box 80468

Lincoln NE 68501

Owner (Name and Address):

City of Lincoln.

555 South 10th St.

Lincoln, NE 68508

CONSTRUCTION CONTRACT

Date:

07/24/12

Amount:

\$ 25,000.00

Description (Name and Location):

For all labor, material and equipment necessary for Unit Price Contract for Miscellaneous Roofing Services, Bid

No. 12-186

For a One (1) Year Term

BOND

Date: 07/24/12

Amount:

\$ 25,000.00

Modifications to this Bond Form:

NONE

CONTRACTOR AS PRINCIPAL

Company:

(Corp. Seal)

SURETY Company:

Weathercraft Company of Lincoln 5410 N.W. 44th St.

Lincoln, NE 68524

Signature:

Signature.

Name and Title:

Name and TitleRobert T. Cirone, Attorney-in-Fact

UNIVERSAL SURETY COMPANY

EJCDC NO. 1910-28B (1984 Edition)

Prepared through the joint efforts of The Surety Assoc. of America. Engineers' Joint Contract Documents Committee. The Associated General Contractors of America, and the American Institute of Architects.

CONTRACT AGREEMENT - City, County, PBC - Unit Price

PAGE NO. 10

(Corp. Seal)

- The Contractor and the Surety, jointly and severally, bind themselves their heirs, executors, administrators, successors and assigns to the Owner to pay for labor, materials and equipment furnished for use in the performance of the Construction Contract, which is incorporated herein by reference.
- 2. With respect to the Owner, this obligation shall be null and void if the Contractor:
 - 2.1 Promptly makes payment, directly or indirectly, for all sums due Claimants, and
 - 2.2 Defends, indemnifies and holds harmless the Owner from all claims, demands, liens or suits by any person or entity who furnished labor, materials or equipment for use in the performance of the Construction Contract, provided the Owner has promptly notified the Contractor and the Surety (at the address described in Paragraph 12) of any claims, demands, liens or suits and tendered defense of such claims, demands, liens or suits to the Contractor and the Surety, and provided there is no Owner Default.
- With respect to Claimants, this obligation shall be null and void if the Contractor promptly makes payment, directly or indirectly, for all sums due.
- 4. The Surety shall have no obligation to Claimants under this Bond until:
 - 4.1 Claimants who do not have a direct contract with the Contractor have given notice to the Surety (at the address described in Paragraph 12) and sent a copy, or notice thereof to the Owner, stating that a claim is being made under this Bond and with substantial accuracy the amount of the claim.
 - 4.2 Claimants who do not have a direct contract with the Contractor:
 - 1. Have furnished written notice to the Contractor and sent a copy, or notice thereof, to the Owner, within 90 days after having last performed labor or last furnished materials or equipment included in the claim stating, with substantial accuracy, the amount of the claim and the name of the party to whom the materials were furnished or supplied or for whom the labor was done or performed, and
 - 2. Have either received a rejection in whole or in part from the Contractor, or not received within 30 days of furnishing the above notice any communication from the Contractor by which the Contractor has indicated the claim will be paid directly or indirectly; and
 - 3.Not having been paid within the above 30 days, have sent a written notice to the Surety (at the address described in Paragraph 12) and sent a copy, or notice thereof, to the Owner, stating that a claim is being made under this Bond and enclosing a copy of the previous written notice furnished to the Contractor.
- If a notice required by Paragraph 4 is given by the Owner to the Contractor or to the Surety, that is sufficient compliance.
- When the Claimant has satisfied the conditions of Paragraph 4, the Surety shall promptly and at the Surety's expense take the following actions:
 - 6.1 Send an answer to the Claimant, with a copy to the Owner, within 45 days after receipt of the claim, stating the amounts that are undisputed and the basis for challenging any amounts that are disputed.
 - 6.2 Pay or arrange for payment of any undisputed amounts.
- The Surety's total obligation shall not exceed the amount of this Bond, and the
 amount of this Bond shall be credited for any payments made in good faith by the
 Surety.
- Amounts owed by the Owner to the Contractor under the Construction Contract shall be used for the performance of the Construction Contract and to satisfy claims, if any, under any Construction Performance Bond.

- By the Contractor furnishing and the Owner accepting this Bond, they agree that all funds earned by the Contractor in the performance of the Construction Contract are dedicated to satisfy obligations of the Contractor and the Surety under this Bond, subject to the Owner's priority to the funds for the completion of the work.
- 9. The Surety shall not be liable to the Owner, Claimants or others for obligations of the Contractor that are unrelated to the Construction Contract. The Owner shall not be liable for payment of any costs or expenses of any Claimant under this Bond, and shall have under this Bond no obligations to make payments to, give notices on behalf of, or otherwise have obligations to Claimants under this Bond.
- The Surety hereby waives notice of any change, including changes of time, to the Construction Contract or to related subcontracts, purchase orders and other obligations.
- 11. No suite or action shall be commenced by a Claimant under this Bond other than in a court of competent jurisdiction in the location in which the work or part of the work is located or after the expiration of one year from the date (1) on which the Claimant gave the notice required by Subparagraph 4.1 or Clause 4.1 (iii), or (2) on which the last labor or service was performed by anyone or the last materials or equipment were furnished by anyone under the Construction Contract, whichever of (1) or (2) first occurs. If the provisions of this Paragraph are void or prohibited by law, the minimum period of limitation available to sureties as a defense in the jurisdiction of the suit shall be applicable.
- 12. Notice to the Surety, the Owner or the Contractor shall be mailed or delivered to the address shown on the signature page. Actual receipt of notice by Surety, the Owner or the Contractor, however accomplished, shall be sufficient compliance as of the date received at the address shown on the signature page.
- 13. When this Bond has been furnished to comply with a statutory or other legal requirement in the location where the construction was to be performed, any provision in this Bond conflicting with said statutory or legal requirement shall be deemed deleted here from and provisions conforming to such statutory or other legal requirement shall be deemed incorporated herein. The intent is, that this Bond shall be construed as a statutory bond and not as a common law bond.
- 14. Upon request by any person or entity appearing to be a potential beneficiary of this Bond, the Contractor shall promptly furnish a copy of this Bond or shall permit a copy to be made.

15. DEFINITIONS

- 15.1 Claimant: An individual or entity having a direct contract with the Contractor or with a subcontractor of the Contractor to furnish labor, materials or equipment for use in the performance of the Contract. The intent of this Bond shall be to include without limitation in the terms "labor, materials, or equipment" that part of water, gas, power, light, heat, oil, gasoline, telephone service or rental equipment used in the Construction Contract, architectural and engineering services required for performance of the work of the Contractor and the Contractor's subcontractors, and all other items for which a mechanic's lien may be asserted in the jurisdiction where the labor, materials or equipment were furnished.
- 15.2 Construction Contract: The agreement between the Owner and the Contractor identified on the signature page, including all Contract Documents and changes thereto.
- 15.3 Owner Default: Failure of the Owner, which has neither been remedied nor waived, to pay the Contractor as required by the Construction Contract or to perform and complete or comply with the other terms thereof.

(FOR INFORMATION ONLY - NAME, ADDRESS AND TELEPHONE)
AGENT OR BROKER: OWNER'S REPRESENTATIVE (ARCHITECT, ENGINEER OR OTHER PARTY)

GENE LILLY SURETY BONDS, INC. 3440 'O' Street Lincoln, NE 66510

INLAND INSURANCE COMPANY

Robert T. Cirone,

P.O. Box 80468 Lincoln, Nebraska 68501 Phone • 1-800-755-2666 FAX • 402-435-3274

UNIVERSAL SURETY COMPANY

MULTIPLE OBLIGEE RIDER To be attached and form part of Bond No. 120247 issued by the UNIVERSAL SURETY COMPANY a Nebraska corporation as Surety, on the 24th day of July , 20 12 , on behalf of Weathercraft Company of Lincoln as principal in favor of City of Lincoln, Nebraska as obligee. WHEREAS, upon the request of the Principal and Obligee, the attached Performance and Payment Bond(s) is (are) hereby amended to add Lancaster County and Lincoln-Lancaster County Public Building Commission as additional Obligees. NOW THEREFORE, the undersigned agree that the said Performance Bond shall be and is amended as follows: 1. The name of Lancaster County Lincoln-Lancaster County Public Building Commission as Additional Obligees, shall be added to said bond as named Obligees. The rights of Additional Obligee as a named Obligee shall be subject to the condition precedent that the Original Obligee's obligations under the contract be performed. The aggregate liability of the Surety under said bond to the Original Obligee and Additional Obligees, as their interests may appear, is limited to the penal sum of the said bond. The Surety, as its option, may make any payment under said bond by check issued jointly to the Original Obligee and Additional The purpose of this Rider is to add a Additional Obligees only and is not intended to affect or alter the terms and conditions of this bond. It is understood and agreed that nothing herein contained shall be held to change, alter or vary the terms of the above described bond(s) except as hereinbefore set forth. Signed, sealed and dated this 24th day of July , 20 12 . Company of Lincoln City of Lincoln, Nebraska Obligee UNIVERSAL SURETY COMPANY Lancaster County

Attorney-in-Fact

Additional Obligee

Additional Obligee

Lincoln-Lancaster County Public Building Commission

UNIVERSAL SURETY COMPANY

Lincoln, Nebraska

POWER OF ATTORNEY

KNOW ALL MEN BY THESE PRESENTS:

That the UNIVERSAL SURETY COMPANY, a corporation of the State of Nebraska having its principal office in the City of Lincoln, Nebraska, pursuant to the following Bylaw, which was adopted by the Board of Directors of the said Company on July 23, 1981, to wit:

"Article V-Section 6. RESIDENT OFFICERS AND ATTORNEYS-IN-FACT. The President or any Vice President, acting with any Secretary or Assistant Secretary, shall have the authority to appoint Resident Vice Presidents and Attorneys-In-Fact, with the power and authority to sign, execute, acknowledge and deliver on its behalf, as Surety: Any and all undertakings of suretyship and to affix thereto the corporate seal of the corporation. The President or any Vice President, acting with any Secretary or Assistant Secretary, shall also have the authority to remove and revoke the authority of any such appointee at any time."

Robert T. Cirone or James M. King or Suzanne P. Westerholt or Jacob J. Buss, Lincoln, Nebraska

its true and lawful Attorney(s)-in-Fact, to make, execute, seal and deliver for and on its behalf, as Surety:

Any and all undertakings of suretyship

And the execution of such bonds or undertakings in pursuance of these presents, shall be as binding upon said Company, as fully and amply, to all intents and purposes, as if they had been duly executed and acknowledged by the regularly elected officers of the Company at its offices in Lincoln, Nebraska, in their own persons.

The following Resolution was adopted at the Regular Meeting of the Board of Directors of the UNIVERSAL SURETY COMPANY, held on July 23, 1981:

"RESOLVED. That the signatures of officers of the Company and the seal of the Company may be affixed by facsimile to any Power of Attorney executed in accordance with Article V-Section 6 of the Company Bylaws: and that any such Power of Attorney bearing such facsimile signatures, including the facsimile signature of a certifying Assistant Secretary and facsimile seal shall be valid and binding upon the Company with respect to any bond, undertaking or contract of suretyship to which it is attached."

All authority baraby confarred chall remain in full force and offset until tempineted by the Company.

All authority hereby conferred shall remain in full force and effect until terminated by the Company IN WITNESS WHEREOF, UNIVERSAL SURETY COMPANY has caused these presents to be signed by its President and its corporate seal to be hereunto November .20 11 affixed this 14th day of UNIVERSAL SURETY COMPANY Secretary/Treasure Bv State of Nebraska County of Lancaster November On this 14th 20 11 , before me personally came Curtis L. Hartter, to me known, who being by me duly sworn, did depose and say that (s)he resides in the County of Lancaster, State of Nebraska; that (s)he is the President of the UNIVERSAL SURETY COMPANY, the corporation described in and which executed the above instrument; that (s)he knows the seal of the said corporation; that the seal affixed to the said instrument is such corporate seal, that it was so affixed by order of the Board of Directors of said corporation; that (s)he signed (his) (her) name by like order; and that Bylaw, Article V-Section 6, adopted by the Board of Directors of said Company, referred to in the preceding instrument, is now in force. GENERAL NOTARY - State of Nebrasica

My Commission Expires February 16, 2014

Notary Public

f, Cheryl A. Brown, Assistant Secretary of UNIVERSAL SURETY COMPANY, do hereby certify that the above and foregoing is a true and correct copy of a Power of Attorney executed by said UNIVERSAL SURETY COMPANY, which is still in full force and effect.

Signed and sealed at the City of Lincoln. Nebraska this 24th day of July 20 12

Chery G. Beron (2087) SEAN Assistant Secretary

Certified Statement Pursuant to Neb. Rev. Stat. § 77-1323

§ 77-1323 Every person, partnership, limited liability company, association, or corporation furnishing labor or material in the repair, alteration, improvement, erection, or construction of any public improvement shall furnish a certified statement to be attached to the contract that all equipment to be used on the project, except that acquired since the assessment date, has been assessed for taxation for the current year, giving the county where assessed. hire post, do hereby certify that all equipment to Pursuant to Neb. Rev. Stat. § 77-1323, I, be used on Bid No. 12-186, except that equipment acquired since the assessment date, has been assessed for taxation for the current year, in Lancas Jest County, Nebraska, DATED this 15 day of August STATE OF NEBRASKA)ss. COUNTY OF Lancaster On August 15th, 2012, before me, the undersigned Notary Public duly commissioned for and qualified in said County, personally came (1) lliem & Livengood, to me known to be the identical person, whose name is affixed to the foregoing instrument and acknowledged the execution thereof to be his voluntary act and deed. Witness my hand and notarial seal the day and year last above written. GENERAL NOTARY - State of Nebraska LUCILLE R. KRAUSE

My Comm. Exp. April 16, 2015

(SEAL)

City of Lincoln/Lancaster County (Lincoln Purchasing) Supplier Response

| Bid Information | | Contact Information | | Ship to Information | |
|--|---|---|---|---|--|
| Bid Creator Email Phone Fax | Suzanne Siemer Asst. Purchasing Agent ssiemer@lincoln.ne.gov (402) 441-7414 (402) 441-6513 | Address Contact | Purchasing 440 S. 8th St. Lincoln, NE 68508 Suzanne Siemer Asst. Purchasing Agent | Address Contact Department | |
| Bid Number Title | 12-186 Addendum 3 Unit Price Contract for | Departmen Building | t | Building | |
| Bid Type Issue Date Close Date Need by Date | Roofing Bid 06/22/2012 7/12/2012 12:00:00 PM CST | Floor/Roon Telephone Fax Email | | Floor/Room Telephone Fax Email | |
| Supplier Inforr | mation | | | | |
| Company Address | Weathercraft Company of Linc 5410 N.W. 44th St | oln | | | |
| Contact Department Building Floor/Room | Lincoln, NE 68524 Chris McClintock | | | | |
| Telephone Fax Email Submitted Total | 402 (435) 3567 402 (435) 8130 chrism@weathercrft.us 7/10/2012 4:30:37 PM CST \$180.00 | | | | |
| Signature | | | | | |
| Supplier Notes | 3 | | | | |
| Bid Notes | | nekoložine se osocia da ca osljučeve se osocia oslava | | | |
| | | | | | |
| Bid Activities | | | | | |
| Bid Messages | | | | | |
| Please review | the following and respond wher | e necessary | | | |

| # | Name | Note | Response |
|----|--|---|------------------|
| 1 | Instructions to Bidders | I acknowledge reading and understanding the Instructions to Bidders. | Yes |
| 2 | Insurance Requirements | I acknowledge reading and understanding the Insurance Requirements. | Yes |
| 3 | Specifications | I acknowledge reading and understanding the specifications. | Yes |
| 4 | Unit Price Quotation Form | I acknowledge reading and understanding the Unit Price Quotatation Form. | Yes |
| 5 | Unit Price Instructions | I acknowledge reading and understanding the Unit Price Instructions. | Yes |
| 6 | Employee Class Act EO | I acknowledge reading and understanding the Employee Classification Act, Executive Order 83319. | Yes |
| 7 | Employee Class Act Affidavit | I acknowledge if awarded the contract I will abide by the law, notarize and attach the Employee Classification Act Affidavit to my contract. | Yes |
| 8 | Sample Contract | I acknowledge reading and understanding the sample contract. | Yes |
| 9 | Performance/Payment Bond . | I acknowledge that a \$25,000 Performance Bond and Payment Bond will be required with the signed contract upon award of this job. | Yes |
| 11 | Percentage Markup of Rental Equipment | Percentage Markup of Rental Equipment. ONLY ENTER A NUMBER IN THE SPACE PROVIDED! An invoice showing the type of equipment AND cost of rental from 3rd Party Vendor may be requested with the final invoice to verify quoted price. | 20 |
| 12 | Percentage Markup of Material, excluding freight | Percentage Markup of Material, Excluding Freight. Fronkly Enter A NUMBER IN THE SPACE PROVIDED! An invoice showing the material type AND cost of material from 3rd Party Vendor may be requested with the final invoice to verify quoted price. | 25 |
| 13 | Percentage Markup of all Subcontractors Cost | Percentage Markup of Sucontractor Costs. PROVIDED! An invoice showing the amount charged by Subcontractor may be requested with the final invoice to verify quoted price. | 10 |
| 14 | Construction Codes | I acknowledge reading and understanding the Construction Codes in the City of Lincoln at http://www.lincoln.ne.gov/city/build/comercl/codes.htm | Yes |
| 15 | License Attachments | I acknowledge attaching any applicable licenses for the services provided under this bid. | Yes |
| 16 | References | I have attached my References to the Response Attachment section of this bid. | Yes |
| 17 | Contact | Name of person submitting this bid: | Chris McClintock |
| 18 | Agreement to Addendum No. 1 | Respondent hereby certifies that the change set forth in this addendum has been incorporated in their proposal and is part of their bid. Reason: See Bid Attachments section for Addendum information (replaced the "Specifications" Attachment with the correct version). | Yes |

Agreement to Addendum No. 2 Respondent hereby certifies that the change set forth in this addendum has been incorporated in their proposal and is part of their bid. Reason: See Bid Attachments section for Addendum information. Agreement to Addendum No. 3 Respondent hereby certifies that the change set forth in this addendum has been incorporated in their proposal and is part of their bid. Reason: See the Attribute section changed the "Term Clause with Escallation/De-Escalation" attribute to allow for a text response. Term Clause with Escallation/De-Escalation I acknowledge that the term of the contract will be a (4) a-yes, b-no, four year term from the date of the executed contract.
 (a) Bid prices firm for the first full contract period.
 YES or NO
 (b) Bid prices subject to escallation/de-escalation YES or NO
 (c) If (b), state period for which prices will remain firm: through _ 22 Electronic Signature Please check here for your electronic signature. Yes

| # | Qty | UOM | Description | Response |
|---|--|-----------|--|---|
| 1 | 1 | EA | Foreman - Labor rate per hour | \$48.00 |
| | Item N | lotes: | LABOR RATES: Amount that the contractor will bill the owner for services provided. Labor rathealth and welfare benefits, insurance, taxes, overhead and profit and all other applicable fring | |
| | Suppli | er Notes: | | |
| 2 | 1 | EA | Roofer - Labor rate per hour | \$46.00 |
| | Item N | lotes: | LABOR RATES: Amount that the contractor will bill the owner for services provided. Labor rathealth and welfare benefits, insurance, taxes, overhead and profit, and all other applicable fring | ates shall include all nge benefits. |
| | Suppli | er Notes: | | |
| 3 | 1 | EA | Roofer's Helper - Labor rate per hour | \$44.00 |
| | Item N | lotes: | LABOR RATES: Amount that the contractor will bill the owner for services provided. Labor rahealth and welfare benefits, insurance, taxes, overhead and profit, and all other applicable frin | ates shall include all ge benefits. |
| | Suppli | er Notes: | | |
| 4 | 1 | EA | Laborer - Labor rate per hour | \$42.00 |
| | Item N | lotes: | LABOR RATES: Amount that the contractor will bill the owner for services provided. Labor ra health and welfare benefits, insurance, taxes, overhead and profit, and all other applicable frin | ates shall include all ge benefits. |
| | Suppli | er Notes: | | |
| | and the second s | | Response Total: | \$180.00 |

CITY OF LINCOLN/LANCASTER COUNTY AND PUBLIC BUILDING COMMISSION

ATTACHMENT 1

UNIT PRICE QUOTATION

ROOFING SERVICES, Spec. 12-186

| | | Date: 7/1 | 7/12 |
|--|---|---|--|
| TO DEDARTMENT (A OPENNY DEDECT) | NOT & SHOEK or lead | | |
| TO DEPARTMENT/AGENCY REPRESEN | | * * | |
| FROM (CONTRACTOR): Weathercraf | t Co. of L | incoln | |
| PROJECT NUMBER: | | | |
| PROJECT DESCRIPTION: Unit price | contract | | |
| When making a quotation please breakdown the Total Cost into t Subcontractors Costs. Fill in the following Tables in the areas as | he following categorshown. If an item | ories: Labor, Materials, Equip does not apply, please do not | ment, Overhead and make an entry in that column. |
| TIME OF COMPLETION | · | | |
| Estimated Start Date | | | |
| Number of Days to Complete | | | |
| LABOR COST TABLE | | | |
| CONTRACTOR | RATE | NO. HOURS | TOTAL \$ AMOUNT |
| Foreman | \$48.00 | | - O ME O AMOUNT |
| Roofer | \$46.00 | | |
| Roofer's Help | \$44.00 | | |
| Laborer | \$42.00 | | |
| Other | | | |
| TOTAL LABOR | | | |
| EQUIPMENT AND MATERIAL COSTS | | | |
| ITEM | COST | % of Markup | TOTAL \$ AMOUNT |
| Total Equipment Costs | | | |
| Total Materials Cost | | 20% | |
| Total Shipping Cost | | | |
| SUBCONTRACTORS COSTS | | | |
| SUB-CONTRACTOR (NAME) | COST | % of Markup | TOTAL \$ AMOUNT |
| Sub No. 1 | | 10% | 2 (11) |
| Sub No. 2 | | | |
| Sub No. 3 | | | |
| Sub No. 4 | | | |
| Sub No. 5 | | | |
| TOTAL PRICE (NOT TO EXCEED) | | \$ | : |
| FIRM: Weathercraft Co. of Lincoln | • | | |
| BY: Chris McC | lintock | Change Order#: | |
| ADDRESS: 5410 N.W. 44th St | | Accepted: | |
| Lincoln, NE 68524 | 17-71 - M-18-18-18-18-18-18-18-18-18-18-18-18-18- | - | |
| PHONE 402-435-3567 APF | PROVED BY | Not Accepted: _ ': | |
| | | Department/Ager | ncy Representative |
| | DATE: | | |



References

| 1 | | | | | | ************************************** |
|-----------------------|---|----------------|--------------|------------------------------------|----------------|--|
| - | * Altiel | Doug Daharsh | 402-438-4153 | * Haslings College | Michael Brady | 402-461-7337 |
| | * Ameritas | Larry Peterson | 402-467-1122 | * Iowa Beef Packers IBP | John Sutton | 605-235-3612 |
| - | * Till Up Concrete | Sleve Miers | 402-421-3417 | * Marlin Luther Home | Terry Hellmer | 402-223-4066 |
| | * Concrete Industries | Mike Mueller | 402-434-1800 | * Wells Fargo | Maurice Lange | 402-434-4221 |
| THE PERSON NAMED IN | * Doane College | Pappi Khouri | 402-826-8200 | * Peru Stale College | Jim Reynolds | 402-872-2433 |
| A COUNTY OF THE PARTY | * Duncan Aviation | Larry Sterling | 402-790-9216 | * Peter Kiewit Construction | Chris Stolzer | 402-977-4550 |
| | * Eastmont Towers | Jim Nachtigal | 402-486-2223 | * Pfizer | Rod Schwindt | 402-441-2108 |
| The same of | * Tier One | Mike Heir | 402-432-3759 | * Tabilha Nursing Homes | Joe Hackencamp | 402-486-8500 |
| WINDS DO NO BRANSON | * Neslle Purina | Harry Pullian | 402-826-8718 | * Tri-County School | Tim DeWaard | 402-683-2015 |
| | Westfield Shoppingtown- Gateway | Ron Smidt | 402-464-3196 | * UNL Bob Devaney Sports Center | John Springer | 402-472-4818 |
| | | | | | | |

Past Projects

| Educatio | | |
|---------------------------|---------------|---------|
| Bruning | Public | Schools |

- Columbus Public Schools
- Crete Public Schools
- Dorchester Public Schools
- East Butter Public Schools
- Elmwood Public Schools
- Falls City Public Schools
- •Fremont Public Schools Lincoln Public Schools
- Louisville Public Schools
- •Meridian Public Schools
- Milford High School
- Murdock High School
- Murray Public Schools
- Nebraska City Public Schools
- Omaha Public Schools
- Palmyra Public Schools
- Pawnee City Schools
- Platteview Jr. Sr. High School
- Seward Public School
- Syracuse Public Schools
- ◆Table Rock Public Schools
- Wahoo Public Schools
- Waverly Public Schools
- •Wilbur / Claytonia Schools
- Yulan Schools

Hospitals/Nursing Homes

- **Bryan LGH West**
- Eastmont Towers
- •Falls City Community Hospital •Concrete Industries
- Fremont Medical Building
- Lincoln Regional Center
- •Madonna Rehab Hospital
- Seward Memorial Hospital
- •St. Elizabeth Hospital
- Tabitha Nursing Home
- Vets Hospital Lincoln •Vels Hospilal Omaha
- Warren Memorial Hospital

Government

- Department of Public Institutions
- Fort Leavenworth
- Forl Riley Kansas
- Nebraska Air Nalional Guard
- Nebraska State Capital
- Offutt Air Base
- •U. S. Post Offices

Business/Manufacturing

- Back to the Bible
- Brunswick
- Cushman
- Dale Electronics
- Edgewood Shopping Center
- Westfield Shoppingtown
- •GTE
- Hoover Group
- Husqvarna
- **eLi-Cor**
- Lincoln Snack
- Meadowlane Shopping Center
- •NPPD
- eQwest
- *OPPD
- Phillips Petroleum
- •Reimers/Kaufman
- Sandhills Publishing
- •Slale Fair Park
- Sears
- eT. O. Haas
- Uniservice

Financial Institutions

- Beatrice National Bank
- Caltle National Bank
- •First Federal Lincoln
- •First National Bank
- Jones Bank
- ●NBC Banks
- Pinnade Banks
- •Richardson County Bank
- **eUnion Bank**
- •Wells Fargo Banks
- eFarmers Bank

Universities & Colleges

- Dana College
- ∘Nebraska Weslevan
- Peru State College
- Southeast Community
- College
- Milford, Beatrice, Lincoln
- University of Nebraska
- Kearney
- University of Nebraska
- Lincoln
- University of Nebraska Omaha
- Wayne State College



Weathercraft Co. of Lincoln

5410 NW 44th Lincoln, NE 68524

402-435-3567 fax 402-435-8130 "Above All A Good Roof"

Unit Price Service Contracts Instructions

The City/County Purchasing Division has established "unit price" bids from our local repair and service contractors in an effort to streamline the process necessary to obtain services from various trades to perform small emergency and routine maintenance and repair for our facilities. Without this type of arrangement the specification and notice to proceed were unduly delayed or administratively prohibitive.

- 1. **DEFINITIONS:** For the purposes of this process the following definitions shall apply:
 - Unit Price Contract: This series of contracts for routine maintenance, repair and 1.1 /or remodel with the Owners for labor and material projects equal to or less than \$25,000.00 per project will establish approved hourly rates for the same utilizing a fair and competitive bid process. The Purchasing Division will require proof of insurance and a \$25,000 performance bond from each contractor for the duration of the contract. During the course of the contract period (which is one year with two each one year renewal options), any Owners Department / Division / Agency may utilize the established unit price contract for maintenance, repair and small remodeling projects under \$25,000. In addition, for contracts over \$5,000, involving the repair of any public building or other public structure or improvement, and to which the general provisions of the mechanics' lien laws do not apply, a payment bond in the project estimate amount shall be provided. Unit Price Service Contracts shall not include contracts involving: a) any street, alley bridge or highway. or b) the new construction, furnishing, erection or installation of any building or structure.
 - 1.2 Labor and Materials: (time and materials) The contractor will be paid for labor and materials instead of charging a fixed price or percentage of costs. Contractor shall provide a quote to the Owners for time and materials for the actual projected labor hours and material incorporated into or used solely for the project.
 - 1.3 **Unit Price Contractor:** Shall mean any person that enters into a Unit Price Service Contract as a service provider.
 - Maintenance and Repair: Unit price contracts are restricted to ONLY MAINTENANCE, REPAIR SERVICES AND LIMITED REMODELING THAT TOTAL no more than \$25,000 FOR THE ENTIRE PROJECT. Project Managers shall not divide work or phase project to avoid this limitation. Maintenance and repair shall be limited in scope to expenditure needed to preserve a property's original status and functionality or to compensate for wear and tear and minor remodeling to improve the regular compliance for the facility.
 - 1.5 **Owners** shall mean the agencies, departments and offices of the City of Lincoln, Lancaster County, or City of Lincoln/Lancaster County Public Building Commission, Nebraska.

- 1.6 Owner's Project Manager: The "Project Manager" as used in this process shall mean the Owner's department / division or agency manager / supervisor or by or through that person's duly authorized assistants. The Project Manager shall be responsible for general management (getting quotes, selecting contractor, scheduling work, supervising the work and insuring payment to the contractor for said work) of work performed utilizing the Unit Price Contracts.
- 1.7 **Project:** The Unit Price Contracts are restricted to projects for \$25,000 or less. Projects shall mean the entire scope of the work incorporated into a planned undertaking of related activities to reach an objective that has a beginning and an end.
- 1.8 **Quotation:** A proposed estimation of the labor and materials of the individual project to determine an appropriate price to complete the work. May be verbal for small projects (under \$5,000) and written for projects \$5,000 and over.

2. SELECTION POLICIES AND PROCEDURES:

- 2.1 Any Owner Department, Division or Agency may utilize the unit price contracts for maintenance and repair services with a total project cost of \$25,000 or under.
 - 2.1.1 0 to \$5,000: Verbal quote obtained from approved unit price contractor(s).
 - 2.1.2 \$5,001 to \$9,999: Written (fax is acceptable) price quotes from two or more (if available) approved unit price contractors.
 - 2.1.3 \$10,000 to \$25,000: Written (fax is acceptable) price quotes from two or more (if available) approved unit price contractors, and a notice of approval from the Purchasing Division. (See link on Unit Price Contract page for this form)
- 2.2 Right to Audit: The Purchasing Agent has the right to audit any project for compliance with this procedure. The Purchasing Agent may suspend any Project Manager from using this procedure for non-compliance including, but not limited to the following:
 - 2.2.1 Project is over \$25,000
 - 2.2.2 Project was subdivided into small phases to avoid the \$25,000 Project limit
 - 2.2.3 If proper documentation has not been retained by the Project Manager.
 - 2.2.4 If Purchasing Agent has reason to believe the Project Manager is not providing fair and open access to all available Unit Price Contractors for the work covered under this program.

Instruction reviewed by City Law Department August 2005

F:\FILES\SHARPURC\Kathy\Unit Price Contracts\Unit Price Procedure.final 05.wpd

CITY OF LINCOLN\LANCASTER COUNTY AND PUBLIC BUILDING COMMISSION

ATTACHMENT 1

UNIT PRICE QUOTATION

ROOFING SERVICES, Spec. 12-186

| | | Date. | |
|---|---|---|--|
| TO DEDARTMENT/ACENCY DEDDECENT | * A **!\/F*. | | |
| TO DEPARTMENT/AGENCY REPRESENT FROM (CONTRACTOR): | AIIVE: | | |
| PROJECT NUMBER: | | | *************************************** |
| | | | |
| PROJECT DESCRIPTION: | | | |
| When making a quotation please breakdown the Total Cost into the Subcontractors Costs. Fill in the following Tables in the areas as s | e following cated shown. If an item | gories: Labor, Materials, Equipm does not apply, please do not n | nent, Overhead and nake an entry in that column. |
| TIME OF COMPLETION | | | • |
| Estimated Start Date | | | |
| Number of Days to Complete | | | |
| LABOR COST TABLE | | | |
| CONTRACTOR | RATE | NO. HOURS | TOTAL \$ AMOUNT |
| Foreman | | | |
| Roofer | | | |
| Roofer's Help | | | |
| Laborer | | | |
| Other | | | |
| TOTAL LABOR | | | |
| EQUIPMENT AND MATERIAL COSTS | | | |
| ITEM | COST | % of Markup | TOTAL \$ AMOUNT |
| Total Equipment Costs | | | |
| Total Materials Cost | | | |
| Total Shipping Cost | | | |
| SUBCONTRACTORS COSTS | | | |
| SUB-CONTRACTOR (NAME) | COST | % of Markup | TOTAL \$ AMOUNT |
| Sub No. 1 | M-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1 | | |
| Sub No. 2 | | | ************************************** |
| Sub No. 3 | | | |
| Sub No. 4 | · | | |
| Sub No. 5 | | • | |
| TOTAL PRICE (NOT TO EXCEED) | | \$ | |
| FIRM: | | | |
| BY: | | Change Order #: | |
| ADDRESS: | | - | |
| ADDICEO. | | | |
| | | Not Accepted: _ | |
| PHONE APP | PROVED B | | |
| | | Department/Ager | ncy Representative |
| | DATE: | | |

SPECIFICATIONS FOR UNIT PRICE CONTRACT FOR ROOFING SERVICES PROJECT INFORMATION

SCOPE OF CONTRACT

- 1.1 Lancaster County, Nebraska; the Public Building Commission; and the City of Lincoln (hereinafter referred to as "Owners"), desire to retain qualified contractors on a Unit Price Construction Contract basis to perform Roofing Services for the term of the contract.
- 1.2 A sample Unit Price Contract describing the obligations of the Owners and the Contractor is attached to the E-Bid.
 - 1.2.1 A copy of the Unit Price Service Contract Instructions is attached to the E-Bid.
- 1.3 It is estimated that the total amount of work for all departments/agencies of the Owners for the term of the contracts is approximately \$150,000.00.
 - 1.3.1 Individual Unit Price Projects under the terms of this Contract will range from \$0.00 to \$25,000.00.
 - 1.3.2 The Purchasing Division will require a \$25,000.00 Performance/Payment Bond from each Contractor for the duration of the Contract.
- 1.4 Labor rates being bid shall include all health and welfare benefits, insurance, taxes, overhead, profit, and all other applicable fringe benefits in the per hour rate shown in the Line Item Unit Price box.
- 1.5 No adjustments in labor rates or markup percentages being bid will be allowed on work awarded during the annual contract period.
 - 1.5.1 Any future fluctuation in the labor market and/or markup calculations will only be on an annual basis.
- 1.6 The term of the contract shall be a four (4) year term with no option for renewals.
- 1.7 The contract will be for **NON-GRANT** funded projects only.

2. CONTRACT AND INSURANCE

- 2.1 Within fourteen (14) calendar days after the award of bid the Contractor(s) must execute a written Unit Price Construction Contract between the Contractor and the Owners and the required performance/payment bond.
- 2.2 Also, within such time period the Contractor must furnish with the executed contract a certificate of insurance in accordance with the "Insurance Clause" to be used for All Unit Price Construction Contracts", naming Lancaster County, and the Public Building Commission and the City of Lincoln as additional insured.

3. BIDDING PROCEDURE

- 3.1 Bidders shall submit bid documents and all supporting material via E-Bid.
- 3.2 All inquiries regarding these specifications shall be directed via e-mail to Suzanne Siemer, Assistant Purchasing Agent (ssiemer@lincoln.ne.gov)
- 3.3 These inquires and/or responses shall be distributed to prospective Vendors electronically as an addenda.
 - 3.3.1 Only written inquiries received within five (5) calendar days of the bid opening will be addressed.
- 3.4 No direct contact is allowed between vendor and other City staff throughout the bid process.
 - 3.4.1 Failure to comply with this directive may result in vendor bid being rejected.

3.5 Award of Contract

- 3.5.1 The following factors shall be considered in determining the low responsible bids:
 - 3.5.1.1 Ability, capacity and skill of the bidder to comply with the specifications and perform the work required by the contract.
 - 3.5.1.2 Character, integrity, reputation, judgment, experience and efficiency of the bidder.
 - 3.5.1.3 Ability of the bidder to perform the work within the time specified for each project.
 - 3.5.1.4 Previous and current compliance of the bidder with laws and regulations relating to the work.
 - 3.5.1.5 Information obtained from the references provided by the bidder.
 - 3.5.1.6 Pricing from the Unit Price bid.
 - 3.5.1.7 Any other information deemed relevant to the contract by the Owners.
- 3.5.2 Contracts resulting from bid proposals shall not be on an all-or-none basis, and may be awarded to several bidders based on price, scheduling, the ability to complete work on time, quality of work and previous inspection and acceptance of past projects.
- 3.5.3 The Owners further reserve the right to analyze bid proposals in detail and to award contracts which the Owners believe to be in their best interests.
- 3.5.4 The Owners may make any investigation deemed necessary to determine the ability of a bidder to perform in accordance with the specifications.
- 3.5.5 The Owners reserve the right to reject any bid based on facts resulting from any investigation which indicates that a bidder is not properly qualified to perform the obligations of any resulting contract.

4. BIDDER QUALIFICATIONS

- 4.1 Bidders must be registered or licensed in accordance with the Lincoln Municipal Code
- 4.2 Bidders shall attach a list of references for similar projects in the Bidders Response Section of this bid.
 - 4.2.1 References to be submitted with the bidding documents shall include a minimum of three (3) references of similar projects completed in the last five (5) years.
 - 4.2.2 References should include: name of firm, contact person, address, and telephone number, and may include references of work previously performed for any one of the Owners.

Addendum No. 2 Unit Price Contract for Roofing RFP 12-186

Addenda are instruments issued by the City prior to the date for receipt of offers which will modify or interpret the specification document by addition, deletion, clarification or correction.

Please acknowledge receipt of this addendum in the space provided in the Attribute Section.

Be advised of the following changes and clarifications to the City's specification and bidding documents:

1. Question:

I do not see an Addendum as stated; will there be one coming?

Answer:

Addendum No. 1 was issued to replace the specifications attachment only; there is no separate attachment to view for Addendum No. 1. However, the corresponding attribute for Addendum No. 1 was inadvertently not included. Therefore, an attribute acknowledging both Addendum No. 1 and Addendum No. 2 has now been added to the attribute section of the e-bid.

All other terms and conditions shall remain unchanged.

Dated this 5th day of July, 2012.

Suzanne M. Siemer Assistant Purchasing Agent

EMPLOYEE CLASSIFICATION ACT AFFIDAVIT

For the purposes of complying with THE NEBRASKA EMPLOYEE CLASSIFICATION ACT, Nebraska Revised Statutes 48-2901 to 48-2912 and City of Lincoln Executive Order 083319,

- I, <u>Warlescoff b. of Lincoln</u>, herein below known as the Contractor, state under oath and swear as follows:
- 1. Each individual performing services for the Contractor is properly classified under the Employee Classification Act.
- 2. The Contractor has completed a federal I-9 immigration form and has such form on file for each employee performing services.
- 3. The Contractor has complied with Neb Rev Stat 4-114.
- 4. The Contractor has no reasonable basis to believe that any individual performing services for the Contractor is an undocumented worker.
- 5. The Contractor is not barred from contracting with the state or any political subdivision pursuant to NRS 48-2912 of this Act.
- 6. As the Contractor I understand that pursuant to the Employee Classification Act a violation of the Act by a contractor is grounds for rescission of the contract by the City of Lincoln, Lancaster County, and Lincoln-Lancaster County Public Building Commission. I understand that pursuant to the Act any contractor who knowingly provides a false affidavit may be subject to criminal penalties and upon a second or subsequent violation shall be barred from contracting with the City of Lincoln, Lancaster County, and Lincoln-Lancaster County Public Building Commission for a period of three years after the date of discovery of the falsehood.

I hereby affirm and swear that the statements and information provided on this affidavit are true, complete and accurate. The undersigned person does hereby agree and represent that he or she is legally capable to sign this affidavit and to lawfully bind the Contractor to this affidavit.

PRINT NAME: William Ernest Livengood

(First, Middle Last)

SIGNATURE: Vice president

State of Nebraska

) ss.

This affidavit was signed and sworn to before me, the undersigned Notary Public, on this

ay of August, 20_

GENERAL NOTARY - State of Nebraska LUCILLE R. KRAUSE My Comm. Exp. April 16, 2015

smart # //0070200



CITY OF LINCOLN EXECUTIVE ORDER

NO. _ 083319

WHEREAS, there is concern over the inappropriate competitive advantages in the public bidding process for local publicly funded construction and delivery service contracts resulting from the misclassification of individuals performing construction labor services as "independent contractors" rather than "employees"; such "independent contractors" are commonly referred to as "1099 workers" due to the IRS form they receive rather than a W-4 which an employee receives;

WHEREAS, this misclassification of such individuals as "independent contractors" rather than as "employees" eliminates any obligation to pay these individuals legally required minimum or overtime wages, to provide legally required workers' compensation insurance, to make unemployment insurance payments, to pay legally required employment and payroll taxes, and to provide any other health, pension, or benefit such individuals would typically receive if properly classified as employees;

WHEREAS, this misclassification of individuals performing construction labor services for the contractor as "independent contractors" rather than "employees" is a violation of federal and state law, but is difficult to enforce once public construction or delivery service contracts have been bid, awarded, and entered into;

WHEREAS, the use of public funds to compensate contractors who unlawfully avoid their obligation to pay legally required minimum or overtime wages, to provide legally required workers' compensation insurance, to make unemployment insurance payments, to pay legally required employment and payroll taxes, and to provide any other health, pension, or benefit is not in the public interest; and

WHEREAS, the Employee Classification Act, Neb. Rev. Stat. §§ 48-2901 to 48-2912 (effective July 15, 2010) provides that any contract entered into between a political subdivision and a contractor shall require that each contractor who performs construction or delivery service pursuant to the contract submit to the political subdivision an affidavit attesting that (1) each individual performing services for such contractor is properly classified under the Employee Classification Act, (2) such contractor has completed a federal I-9 immigration form and has such form on file for each employee performing services, (3) such contractor has complied with Neb. Rev. Stat. § 4-114 requirements that the contractor register and use a federal immigration employment verification system to determine the work eligibility status of new employees physically performing services in the State of Nebraska, (4) such contractor has no reasonable basis to believe that any individual performing services for such contractor is an undocumented worker, and (5) as of the time of the contract, such contractor is not barred from contracting with the state or any political subdivision pursuant to § 48-2912 of the Employee Classification Act.

NOW, THEREFORE, BY VIRTUE OF THE AUTHORITY VESTED IN ME by the Charter of the City of Lincoln, I hereby establish the following policy as to the bid and award of contracts to contractors for construction and delivery services with the City of Lincoln:

The Purchasing Agent shall immediately include in the City of Lincoln's notice to bidders for construction contracts that all contractors submitting bids in response to the notice shall affirmatively certify to the Purchasing Agent that all individuals hired to perform construction or delivery labor services for the contractor under the contract shall be properly classified as employees and not as independent contractors if the individual does not meet the requirements of an independent contractor under federal and state law (including the requirements of the State of Nebraska Employee Classification Act), and that the contractor will comply with all legal obligations with respect to these employees (including, but not limited to, minimum and overtime pay, workers' compensation, unemployment compensation, and payment of federal and state payroll taxes). The

notice to bidders shall further provide that contractors may use affidavits required pursuant to the Employee Classification Act for this purpose, but that a failure to make the affirmative certification to the Purchasing Agent shall render the bidder ineligible for award of the contract.

The Purchasing Agent shall immediately include the following provisions in contracts for construction or delivery services:

- (1) Contractor agrees that each individual performing services for the contractor shall be properly classified as an employee and not as an independent contractor if the individual does not meet the requirements of an independent contractor under the State of Nebraska's Employee Classification Act and that contractor shall comply with all legal obligations with respect to the employee (including, but not limited to, minimum and overtime pay, workers' compensation, unemployment compensation, and payment of federal and state payroll taxes).
- (2) Contractor understands and agrees that failure to classify each individual hired to perform services under the contract as an employee rather than as an independent contractor if the individual does not meet the requirements of an independent contractor under the State of Nebraska's Employee Classification Act and/or failure to comply with legal obligations with respect to the employee (including, but not limited to, minimum and overtime pay, workers' compensation, unemployment compensation, and payment of federal and state payroll taxes) shall be considered a breach of the contract and is a grounds for rescission of the contract by the City.
- (3) Contractor additionally agrees to include the following provisions in each subcontract entered into with a subcontractor as part of the contractor's contract with the City:
- (a) Subcontractor agrees that each individual performing services for the subcontractor shall be properly classified as an employee and not as an independent contractor if the individual does not meet the requirements of an independent contractor under the State of Nebraska's Employee Classification Act and that subcontractor shall comply with all legal obligations with respect to the employee (including, but not limited to, minimum and overtime pay,

workers' compensation, unemployment compensation, and payment of federal and state payroll taxes).

- (b) Subcontractor understands and agrees that subcontractor's failure to properly classify individuals hired to perform services under the subcontract as employees and not as independent contractors if the individual does not meet the requirements of an independent contractor under the State of Nebraska's Employee Classification Act and/or failure to comply with legal obligations with respect to the employee (including, but not limited to, minimum and overtime pay, workers' compensation, unemployment compensation, and payment of federal and state payroll taxes) shall be considered a breach of the contract and is a grounds for rescission of the subcontract by the contractor.
- (4) Contractor agrees that if subcontractor fails to or is suspected of failing to properly classify each individual hired pursuant to the subcontract as an employee and not as an independent contractor if the individual does not meet the requirements of an independent contractor under the State of Nebraska's Employee Classification Act and/or fails to comply with legal obligations with respect to the subcontractor's employee, the contractor shall take appropriate corrective action including, but not limited to, reporting the suspected violation of the State of Nebraska Employee Classification Act to the Nebraska Department of Labor or rescission of the subcontract by the contractor. Written notification of the corrective action shall be submitted to the City of Lincoln Purchasing Department. Contractor understands and agrees that contractor's failure to take appropriate corrective action shall be considered a breach of the contractor's contract with the City of Lincoln and is a grounds for rescission of the contract by the City.
- (5) The City of Lincoln shall notify the Nebraska Department of Labor of any contractor or subcontractor it has determined is in breach of contract due to the terms of this order.
- (6) Any contractor or subcontractor who shall have been determined by the Nebraska Department of Labor to have knowingly provided a false affidavit to the City of Lincoln

under the State of Nebraska's Employee Classification Act shall be referred to the Purchasing Agent of the City who shall determine whether to declare such contractor or subcontractor an irresponsible bidder who shall be disqualified from receiving any business from the municipality for a stated period of time, in accordance with Lincoln Municipal Code § 2.18.030(n)(1) or (2).

(7) This policy does not prohibit a contractor or subcontractor from hiring individuals to perform construction labor services as independent contractors, provided that the contractor's or subcontractor's use of such individuals as an independent contractor complies with the criteria found in subdivision 5 of Neb. Rev. Stat. § 48-604 and is otherwise valid under federal and state law and is not intended to circumvent lawful obligations under federal and state law or city contractual requirements.

The City Clerk is directed to send a copy of this Executive Order to Vince Mejer, City Purchasing Agent, for his record.

Dated this 28 day of 501, 2010.

Chris Beutler, Mayor of Lincoln

Approved as to Form & Legality:

City Attorney

INSTRUCTIONS TO BIDDERS

City of Lincoln, Nebraska, County of Lancaster, Public Building Commission E-Bid

1. BIDDING PROCEDURE

- 1.1 Sealed bid, formal and informal, subject to Instructions and General Conditions and any special conditions set forth herein, will be received in the office of the Purchasing Division, 440 So. 8th St., Lincoln, NE 68508, until the bid closing date and time indicated for furnishing the City of Lincoln, Lancaster County and Building Commission, hereafter referred to as "Owners" the materials, supplies, equipment or services shown in the electronic bid request.
- 1.2 Bidders shall use the electronic bid system for submitting bids and must complete all required fields. If you do not care to bid, please respond to the bid request and note your reason.
- 1.3 Identify the item you will furnish by brand or manufacturer's name and catalog numbers. Also furnish specifications and descriptive literature if not bidding the specific manufacturer or model as listed in the specifications.
- 1.4 Any person submitting a bid for a firm, corporation, or other organization must show evidence of his authority so to bind such firm, corporation, or organization.
- 1.5 Bids received after the time and date established for receiving bids will be rejected.
- The Bidders and public are invited, but not required, to attend the formal opening of bids. At the opening, prices will be displayed electronically and/or read aloud to the public. The pricing is also available for immediate viewing on-line. No decisions related to an award of a contract or purchase order will be made at the opening.
- 1.7 If bidding on a construction contract, the City's Standard Specifications for Municipal Construction 2011 shall apply.
 - 1.7.1 Bidders may obtain this document from the City's Design Engineering Division of the Public Works & Utilities Department for a small fee.
 - 1.7.2 Said document can be reviewed at Design Engineering or the office of the Purchasing Division.
 - 1.7.3 Said document is available on the web site. http://www.lincoln.ne.gov/city/pworks/engine/dconst/standard/stndspec/index.htm

2. BID SECURITY

- 2.1 Bid security, as a guarantee of good faith, in the form of a certified check, cashier's check, or bidder's bond, may be required to be submitted with this bid document, as indicated on the bid.
 - 2.1.1 Bid security, if required, shall be in the amount specified on the bid. The bid security must be scanned and attached to the "Response Attachments" section of your response or it can be faxed to the Purchasing Office at 402-441-6513. The original bid security should then be sent or delivered to the office of the Purchasing Division, 440 S. 8th St., Ste. 200, Lincoln, NE 68508 to be received within three (3) days of bid closing.
 - 2.1.2 If bid security is not received in the Office of the Purchasing Division as stated above, the vendor may be determined to be non-responsive.
- 2.2 If alternates are submitted, only one bid security will be required, provided the bid security is based on the amount of the highest gross bid.
- 2.3 Such bid security will be returned to the unsuccessful Bidders when the award of bid is made.
- 2.4 Bid security will be returned to the successful Bidder(s) as follows:
 - 2.4.1 For single order bids with specified quantities: upon the delivery of all equipment or merchandise, and upon final acceptance by the Owners.
 - 2.4.2 For all other contracts: upon approval by the Owners of the executed contract and bonds.
- 2.5 Owners shall have the right to retain the bid security of Bidders to whom an award is being considered until either:
 - 2.5.1 A contract has been executed and bonds have been furnished.
 - 2.5.2 The specified time has elapsed so that the bids may be withdrawn.
 - 2.5.3 All bids have been rejected.
- 2.6 Bid security will be forfeited to the Owners as full liquidated damages, but not as a penalty, for any of the following reasons, as pertains to this specification document:
 - 2.6.1 If the Bidder fails or refuses to enter into a contract on forms provided by the Owners, and/or if the Bidder fails to provide sufficient bonds or insurance within the time period as established in this specification document.

3. BIDDER'S REPRESENTATION

- 3.1 Each Bidder by electronic signature and submitting a bid, represents that the Bidder has read and understands the specification documents, and the bid has been made in accordance therewith.
- 3.2 Each Bidder for services further represents that the Bidder has examined and is familiar with the local conditions under which the work is to be done and has correlated the observations with the requirements of the bid documents.

4. CLARIFICATION OF SPECIFICATION DOCUMENTS

- 4.1 Bidders shall promptly notify the Purchasing Agent of any ambiguity, inconsistency or error which they may discover upon examination of the specification documents.
- 4.2 Bidders desiring clarification or interpretation of the specification documents for formal bids shall make a written request which must reach the Purchasing Agent at least five (5) calendar days prior to the date and time for receipt of formal bids.
- 4.3 Changes made to the specification documents will be issued electronically. All vendors registered for that bid will be notified of the addendum. Subsequent Bidders will only receive the bid with the addendum included.
- 4.4 Oral interpretations or changes to the bidding documents made in any manner other than written form will not be binding on the Owners; and Bidders shall not rely upon such interpretations or changes.

5. ADDENDA

- 5.1 Addenda are instruments issued by the Owners prior to the date for receipt of bids which modify or interpret the specification document by addition, deletion, clarification or correction.
- 5.2 Addenda notification will be made available to all registered vendors immediately via e-mail for inspection on-line.
- 5.3 No formal bid addendums will be issued later than forty-eight (48) hours prior to the date and time for receipt of formal bids, except an addendum withdrawing the invitation to bid, or an addendum which includes postponement of the bid.

6. INDEPENDENT PRICE DETERMINATION

By signing and submitting this bid, the Bidder certifies that the prices in this bid have been arrived at independently, without consultation, communication or agreement, for the purpose of restricting competition, as to any matter relating to such prices with any other Bidder or with any competitor; unless otherwise required by law, the prices which have been quoted in this bid have not been knowingly disclosed by the Bidder prior to bid opening directly or indirectly to any other Bidder or to any competitor; no attempt has been made, or will be made, by the Bidder to induce any person or firm to submit, or not to submit, a bid for the purpose of restricting competition.

7. ANTI-LOBBYING PROVISION

7.1 During the period between the bid advertisement date and the contract award, Bidders, including their agents and representatives, shall not lobby or promote their bid with any member of the City or County staff or officers except in the course of Owner sponsored inquiries, briefings, interviews, or presentations, unless requested by the Owners.

8. BRAND NAMES

- 8.1 Wherever in the specifications or bid that brand names, manufacturer, trade name, or catalog numbers are specified, it is for the purpose of establishing a grade or quality of material only; and the term "or equal" is deemed to follow.
- 8.2 It is the Bidder's responsibility to identify any alternate items offered in the bid, and prove to the satisfaction of the Owners that said item is equal to, or better than, the product specified.
- 8.3 Bids for alternate items shall be stated in the appropriate space on the e-bid form, or if the proposal form does not contain blanks for alternates, Bidder MUST attach to its bid document on Company letterhead a statement identifying the manufacturer and brand name of each proposed alternate, plus a complete description of the alternate items including illustrations, performance test data and any other information necessary for an evaluation.
- 8.4 The Bidder must indicate any variances by item number from the specification document no matter how slight.
- 8.5 If variations are not stated in the bid, it will be assumed that the item being bid fully complies with the Owners' bidding documents.

9. DEMONSTRATIONS/SAMPLES

- 9.1 Bidders shall demonstrate the exact item(s) proposed within seven (7) calendar days from receipt of such request from the Owners.
- 9.2 Such demonstration can be at the Owners delivery location or a surrounding community.
- 9.3 If items are small and malleable, the Bidder is proposing an alternate product, the Bidder shall supply a sample of the exact item. Samples will be returned at Bidder's expense after receipt by the Owners of acceptable goods. The Bidder must indicate how samples are to be returned.

10. DELIVERY (Non-Construction)

- 10.1 Each Bidder shall state on the bid the date upon which it can make delivery of all equipment or merchandise.
- 10.2 The Owners reserve the right to cancel orders, or any part thereof, without obligation, if delivery is not made within the time(s) specified on the bid.
- 10.3 All bids shall be based upon **inside** delivery of the equipment/ merchandise F.O.B. the Owners at the location specified by the Owners, with all transportation charges paid.
- 10.4 At the time of delivery, a designated Owner employee will sign the invoice/packing slip. The signature will only indicate that the order has been received and the items actually delivered agree with the delivery invoice. This signature does not indicate all items met specifications, were received in good condition and/or that there is not possible hidden damage or shortages.

11. WARRANTIES, GUARANTEES AND MAINTENANCE

11.1 Copies of the following documents, if requested, shall accompany the bid proposal for all items being bid::

11.1.1 Manufacturer's warranties and/or guarantees.

- 11.1.2 Bidder's maintenance policies and associated costs.
- 11.2 As a minimum requirement of the Owners, the Bidder will guarantee in writing that any defective components discovered within a one (1) year period after the date of acceptance shall be replaced at no expense to the Owners. Replacement parts of defective components shall be shipped at no cost to the Owners. Shipping costs for defective parts required to be returned to the Bidder shall be paid by the Bidder.

12. ACCEPTANCE OF MATERIAL

12.1 All components used in the manufacture or construction of materials, supplies and equipment, and all finished materials, shall be new, the latest make/model, of the best quality, and the highest grade workmanship.

12.2 Material delivered under this proposal shall remain the property of the Bidder until:

12.2.1 A physical inspection and actual usage of the material is made and found to be acceptable to the Owners; and

12.2.2 Material is determined to be in full compliance with the bidding documents and accepted proposal.

- 12.3 In the event the delivered material is found to be defective or does not conform to the specification documents and accepted proposal, the Owners reserves the right to cancel the order upon written notice to the Bidder and return materials to the Bidder at Bidder's expense.
- 12.4 Awarded Bidder shall be required to furnish title to the material, free and clear of all liens and encumbrances, issued in the name of the Owner, as required by the specification documents or purchase orders.
- 12.5 Awarded Bidder's advertising decals, stickers or other signs shall not be affixed to equipment. Vehicle mud flaps shall be installed blank side out with no advertisements. Manufacturer's standard production forgings, stampings, nameplates and logos are acceptable.

13. BID EVALUATION AND AWARD

- 13.1 The electronic signature shall be considered an offer on the part of the Bidder. Such offer shall be deemed accepted upon issuance by the Owners of purchase orders, contract award notifications, or other contract documents appropriate to the work.
- 13.2 No bid shall be modified or withdrawn for a period of ninety (90) calendar days after the time and date established for receiving bids, and each Bidder so agrees in submitting the bid.

13.3 In case of a discrepancy between the unit prices and their extensions, the unit prices shall govern.

- The bid will be awarded to the lowest responsible, responsive Bidder whose bid will be most advantageous to the Owners, and as the Owners deem will best serve the requirements and interests of the Owners.
- 13.5 The Owners reserves the right to accept or reject any or all bids; to request rebids; to award bids item-by-item, with or without alternates, by groups, or "lump sum"; to waive minor irregularities in bids; such as shall best serve the requirements and interests of the Owners.
- 13.6 In order to determine if the Bidder has the experience, qualifications, resources and necessary attributes to provide the quality workmanship, materials and management required by the plans and specifications, the Bidder may be required to complete and submit additional information as deemed necessary by the Owners. Failure to provide the information requested to make this determination may be grounds for a declaration of non-responsive with respect to the Bidder.
- 13.7 The Owners reserves the right to reject irregular bids that contain unauthorized additions, conditions, alternate bids, or irregularities that make the Bid Proposal incomplete, indefinite or ambiguous.
- 13.8 Any governmental agency may piggyback on any contract entered into from this bid.

14. INDEMNIFICATION

- The Bidder shall indemnify and hold harmless the Owners from and against all losses, claims, damages, and expenses, including, attorney's fees arising out of or resulting from the performance of the contract that results in bodily injury, sickness, disease, death, or to injury to or destruction of tangible property, including the loss of use resulting therefrom and is caused in whole or in part by the Bidder, any subcontractor, any directly or indirectly employed by any of them or anyone for whose acts any of them may be liable. This section will not require the Bidder to indemnify or hold harmless the Owners for any losses, claims damages, and expenses arising out of or resulting from the sole negligence of the Owners.
- 14.2 In any and all claims against the Owners or any of its members, officers or employees by an employee of the Bidder, any subcontractor, anyone directly or indirectly employed by any of them or by anyone for whose acts made by any of them may be liable, the indemnification obligation under paragraph 14.1 shall not be limited in any way by any limitation of the amount or type of damages, compensation or benefits payable by or for the Bidder or any subcontractor under worker's compensation acts, disability benefit acts or other employee benefit acts.

15. TERMS OF PAYMENT

15.1 Unless stated otherwise, the Owners will begin processing payment within thirty (30) calendar days after all labor has been performed and all equipment or other merchandise has been delivered, and all such labor and equipment and other materials have met all contract specifications.

16. LAWS

- The laws of the State of Nebraska shall govern the rights, obligations, and remedies of the parties under this proposal and any contract reached as a result of this process.
- 16.2 Bidder agrees to abide by all applicable local, state and federal laws and regulations concerning the handling and disclosure of private and confidential information concerning individuals and corporations as to inventions, copyrights, patents and patent rights.

17. EQUIPMENT TAX ASSESSMENT

17.1 Any bid for public improvement shall comply with Nebraska Revised Statutes Section 77-1323 and 77-1324. Indicating; every person, partnership, limited liability company, association or corporation furnishing labor or material in the repair, alteration, improvement, erection, or construction of any public improvement shall sign a certified statement which will accompany the contract. The certified statement shall state that all equipment to be used on the project, except that acquired since the assessment date, has been assessed for taxation for the current year, giving the county where assessed.

18. AFFIRMATIVE ACTION

18.1 The City of Lincoln-Lancaster County provides equal opportunity for all Bidders and encourages minority businesses, women's businesses and locally owned business enterprises to participate in our bidding process.

19. INSURANCE

19.1 All Bidders shall take special notice of the insurance provisions required for all City/County and Building Commissions contracts (see *Insurance Requirements for City, County, Building Commission*).

20. EXECUTION OF AGREEMENT

- 20.1 Depending on the type of service and commodity provided, one of the following methods will be employed. The method applicable to this contract will be checked below:
 - PURCHASE ORDER, unless otherwise noted.
 - This Contract shall consist of a City of Lincoln, Lancaster County and City-County Public Building Commission Purchase Order.
 - A copy of the Bidder's bid response (or referenced bid number) attached and that the same, in all
 particulars, becomes the contract between the parties hereto: that both parties thereby accept and agree
 to the terms and conditions of said bid documents.
- X b. CONTRACT, unless otherwise noted.
 - 1. City, County and City-County Public Building Commission will furnish copies of a Contract to the successful Bidder who shall prepare attachments as required. Insurance as evidenced by a Certificate of Insurance (as required), surety bonds properly executed (as required), and Contract signed and dated.
 - The prepared documents shall be returned to the Purchasing Office within 10 days (unless otherwise noted).
 - 3. The City, County and City-County Public Building Commission will sign and date the Contract.
 - 4. Upon approval and signature, the City, County and City-County Public Building Commission will return one copy to the successful Bidder.

21. TAXES AND TAX EXEMPTION CERTIFICATE

- 21.1 The Owners are generally exempt from any taxes imposed by the state or federal government. A Tax Exemption Certificate will be provided as applicable.
- 22.2 The Water Division of the City of Lincoln is taxable per Reg. 066.14A and no exemption certificate will be issued.

22. CITY AUDIT ADVISORY BOARD

22.1 All parties of any City agreement shall be subject to audit pursuant to Chapter 4.66 of the Lincoln Municipal Code and shall make available to a contract auditor, as defined therein, copies of all financial and performance related records and materials germane to the contract/order, as allowed by law.

23. E-VERIFY

In accordance with Neb. Rev. Stat. 4-108 through 4-114, the contractor agrees to register with and use a federal immigration verification system, to determine the work eligibility status of new employees performing services within the state of Nebraska. A federal immigration verification system means the electronic verification of the work authorization program of the Illegal Immigration Reform and Immigrant Responsibility Act of 1996, 8 U.S.C. 1324 a, otherwise known as the E-Verify Program, or an equivalent federal program designated by the United States Department of Homeland Security or other federal agency authorized to verify the work eligibility status of a newly hired employee pursuant to the Immigration Reform and Control Act of 1986. The Contractor shall not discriminate against any employee or applicant for employment to be employed in the performance of this section pursuant to the requirements of state law and 8 U.S.C.A 1324b. The contractor shall require any subcontractor to comply with the provisions of this section. For information on the E-Verify Program, go to www.uscis.gov/everify.

INSURANCE CLAUSE TO BE USED FOR ALL UNIT PRICE CONSTRUCTION CONTRACTS LANCASTER COUNTY, NEBRASKA; PUBLIC BUILDING COMMISSION, CITY OF LINCOLN, NEBRASKA OWNERS

The Contractor shall indemnify and save harmless the Owners from and against all losses, claims, damages, and expenses, including attorney's fees, arising out of or resulting from the performance of the contract that results in bodily injury, sickness, disease, death, or to injury to or destruction of tangible property, including the loss of use resulting therefrom and is caused in whole or in part by the Contractor, any subcontractor, any directly or indirectly employed by any of them or anyone for whose acts any of them may be liable. This section will not require the Contractor to indemnify or hold harmless the Owners for any losses, claims, damages, and expenses arising out of or resulting from the negligence of the Owners.

Contractor shall not commence work under this contract until he has obtained all insurance required under this Section and such insurance has been approved by the Owners Attorneys, nor shall the Contractor allow any sub-contractor to commence work on his subcontract until all similar insurance required of the subcontractor has been so obtained and approved.

A. Worker's Compensation Insurance and Employer's Liability Insurance

The Contractor shall take out and maintain during the life of this contract the applicable statutory Worker's Compensation Insurance with an insurance company authorized to write such insurance in this state covering all his employees, and in the case of any work sublet, the Contractor shall require the subcontractor similarly to provide statutory Worker's Compensation Insurance for the latter's employees. The Contractor shall take out and maintain during the life of this contract, Employer's Liability Insurance with a limit of \$100,000 in an insurance company authorized to write such insurance in all states where the Contractor will have employees located in the performance of this contract, and the Contractor shall require each of his subcontractors similarly to maintain common law liability insurance on his employees.

State Statutory
Applicable Federal Statutory
Employer's Liability \$100,000

B. General Liability Insurance

1. The Contractor shall maintain during the life of this contract, General Liability Insurance, naming and protecting him and the Owners, its officials, employees and volunteers as insured, against claims for damages resulting from (a) bodily injury, including wrongful death, (b) personal injury liability, and (c) property damage which may arise from operations under this contract whether such operations be by himself or by any subcontractor or anyone directly or indirectly employed by either of them. The minimum acceptable limits of liability to be provided by such insurance shall be as follows:

A. Bodily Injury/Property Damage \$2,000,000 each Occurrence

\$2,000,000 Aggregate

\$1,000,000 each Occurrence

B. Personal Injury Damage \$1,000,000 each Occurrence

C. Contractual Liability \$1,000,000 each

D. Products Liability & Completed Operations Occurrence

2. The General Liability Insurance required by the preceding paragraph shall include the following extensions of coverage:

- a. The coverage shall be provided under a Commercial General Liability form or similar thereto.
- b. X.C.U. Coverage if the contract requires any work procedures involving blasting, excavating, tunneling or other underground work, the liability coverage shall include Standard Blasting or Explosion Coverage, Standard Collapse Coverage, and Standard Underground Coverage commonly referred to as XCU Property Damage Liability.
- c. The property damage coverage shall include a <u>Broad Form Property Damage Endorsement</u> or similar thereto.

- d. <u>Contractual Liability</u> coverage shall be included.
- e. <u>Products Liability</u> and/or Completed Operations coverage shall be included.
- f. Personal Injury Liability coverage shall be included.

C. Automobile Liability Insurance

The Contractor shall take out and maintain during the life of the contract such Automobile Liability Insurance as shall protect him against claims for damages resulting from bodily injury, including wrongful death, and property damage which may arise from the operations of any owned, hired, or non-owned automobiles used by or for him in any capacity in connection with the carrying out of this contract. The minimum acceptable limits of liability to be provided by such Automobile Liability Insurance shall be as follows:

Bodily Injury and Property Damage

\$1,000,000 Combined Single Limit

D. <u>Builder's Risk Insurance (For Building Construction Contracts Only)</u>

Unless otherwise specified where buildings are to be constructed under this contract, the Contractor shall provide and maintain fire, extended coverage, vandalism, and malicious mischief insurance, covering such building in an amount equal to one-hundred percent (100%) of the contract amount (minimum), as specified herein.

Losses, if any, shall be made payable to the Owners and Contractor as their interest may appear. A Certificate of Insurance evidencing such insurance coverage shall be filed with the Owners by the time work on the building begins and such insurance shall be subjected to the approval of the Owners Attorneys.

E. <u>Minimum Scope of Insurance</u>

All Liability Insurance policies shall be written on an "occurrence" basis only. All insurance coverage are to be placed with insurers authorized to do business in the State of Nebraska and must be placed with an insurer that has an <u>A.M. Best's Rating</u> of no less than <u>A:VII</u> unless specific approval has been granted by the Owners.

F. Certificate of Insurance

All certificates of insurance shall be filed with the Owners on the standard ACCORD CERTIFICATE OF INSURANCE form showing the specific limits of insurance coverage required by the preceding Sections A, B, C, D, and showing the Owners as additional insured. Such certificate shall specifically state that insurance policies are to be endorsed to require the insurer to provide the Owners thirty days written notice of cancellation, non-renewal or any material reduction of insurance coverage.

Advertise 2 times Friday, June 22, 2012 Friday, June 29, 2012

City of Lincoln/Lancaster County Purchasing Division NOTICE TO BIDDERS

Sealed bids will be received by the Purchasing Agent of the City of Lincoln/Lancaster County, Nebraska BY ELECTRONIC BID PROCESS until: 12:00 p.m., Monday, July 9, 2012 for the following project:

Unit Price Contract for Roofing Bid No. 12-186

Bidders must be registered on the City/County's E-Bid site in order to respond to the above Bid. To Register go to: lincoln.ne.gov (type: e-bid - in search box, then click "Supplier Registration")

Once registered, vendors will receive e-mail bid notification, first acknowledging registration, then approval of registration. Upon e-mail notification of registration approval, you may go to the E-Bid site to respond to this bid. Questions concerning this bid process may be directed to City/County Purchasing at (402) 441-7414 or (402) 441-7410 or ssiemer@lincoln.ne.gov



Purchasing Agent Appointment

and Delegation of Authority for Sales and Use Tax

FORM

17

| PI | URCHASING A | GENT APPOINTMENT | | |
|---|--------------------------------|---|---------------------------------|--------------------|
| Name and Address of Prime Contractor | | Name and Address o | f Governmental Unit or E | xempt Organization |
| vveathercraft Company of Lincoln | Name City of Lincoln | | | |
| Street or Other Mailing Address | Street or Other Mailing Addres | SS | | |
| 5410 N.W. 44th St. | | 555 South 10th Stre | | |
| Lincoln, NE 68524 | City Lincoln | State NE | Zip Code 68508 | |
| Name and Location of Project | | Appointment Information | 00000 | |
| Name Unit Price Contract for Miscellaneous Roofing Ser | vices | Effective Date (see Instruction: 08/01/12 | s) | |
| Street or Other Mailing Address | | Expiration Date 07/31/16 | | |
| City State | Zip Code | Nebraska Exemption Number 04-2460254-1 | | |
| Identify Project Bid No. 12-186 NOTE: This form can is taxable per Reg. 06 The undersigned governmental unit or exempt orga its agent to purchase and pay for building materials that | o. 14A or abr | for the WATER Division | | |
| here Authorized Signature of Governmental Unit or Exempt | | Title | ing Agent | Date |
| Name and Address of Subsection | ON OF PRIME | CONTRACTOR'S AUTHORIT | | |
| Name and Address of Subcontractor | | | Delegation Information | |
| | | Effective Date | | |
| Street or Other Mailing Address | | Expiration Date | | |
| City State | Zip Code | Portion of Project | | |
| The undersigned prime contractor hereby delegates to the above-named subcontractor. | authority to act as | the purchasing agent of the named | d governmental unit or exempt o | organization |
| sign | | | | |
| here Signature of Prime Contractor or Authorized Representa | ative | Title | | Date |
| | INSTRU | JCTIONS | | |

who must file. Any governmental unit or organization that is exempt from sales and use tax may appoint as its agent a prime contractor to purchase building materials and/or fixtures that will be annexed to property that belongs to or will belong to the governmental entity or exempt organization pursuant to a construction contract with the governmental unit or exempt organization. The appointment of the prime contractor as its agent is completed by issuing a Purchasing Agent Appointment and Delegation of Authority for Sales and Use Tax, Form 17, to the prime contractor. The Form 17 is required to be given to the contractor BEFORE he or she annexes building materials. The exempt organization or governmental unit must identify the project (e.g., east wing, chapel construction, or new school auditorium).

The exemption from the payment of the Nebraska and local option sales and use taxes only applies if the governmental unit or exempt organization directly or through its contractor pays for the building materials.

WHEN TO FILE. A prime contractor engaging in a construction project with a governmental unit or exempt organization must receive a properly completed and signed Form 17 BEFORE any building materials are annexed. If Form 17 is not issued, the contractor must pay the sales and use taxes and the governmental unit or exempt organization may obtain a refund of the taxes paid by the contractor.

WHERE TO FILE. A copy of the completed form should be retained by the governmental unit or exempt organization

Visit our Web site: www.revenue.ne.gov or call 1-800-742-7474 (toll free in NE and IA) or 1-402-471-5729.



Purchasing Agent Appointment

and Delegation of Authority for Sales and Use Tax

FORM

17

| PURCHASIN | G AGENT APPOINTMENT |
|--|---|
| Name and Address of Prime Contractor | Name and Address of Governmental Unit or Exempt Organization |
| Name Weathercraft Company of Lincoln | Name Lancaster County |
| Street or Other Mailing Address | Street or Other Mailing Address |
| 5410 N.W. 44th St. | 555 South 10th Street |
| City Lincoln, NE 68524 State Zip Co | de City State Zip Code Lincoln NE 68508 |
| Name and Location of Project | Appointment Information |
| Name Unit Price Contract for Miscellaneous Roofing Services | Effective Date (see Instructions) 08/01/12 |
| Street or Other Mailing Address | Expiration Date 07/31/16 |
| City State Zip Co | Nebraska Exemption Number (Exempt Organizations Only) 04-2460254-1 |
| Identify Project Bid No. 12-186 NOTE: This form cannot be us is taxable per Reg. 066.14A or | ed for the WATER Division of the City of Lincoln. The WATER Division applicable laws. |
| sign here Authorized Signature of Governmental Unit or Exempt Organization | Purchasing Agent Title Date |
| DELEGATION OF PR | ME CONTRACTOR'S AUTHORITY |
| Name and Address of Subcontractor | Delegation Information |
| Name | Effective Date |
| Street or Other Mailing Address | Expiration Date |
| City State Zip Co | le Portion of Project |
| The undersigned prime contractor hereby delegates authority to to the above-named subcontractor. sign | act as the purchasing agent of the named governmental unit or exempt organization |
| here Signature of Prime Contractor or Authorized Representative | Title Date |
| INS | TRUCTIONS |

WHO MUST FILE. Any governmental unit or organization that is exempt from sales and use tax may appoint as its agent a prime contractor to purchase building materials and/or fixtures that will be annexed to property that belongs to or will belong to the governmental entity or exempt organization pursuant to a construction contract with the governmental unit or exempt organization. The appointment of the prime contractor as its agent is completed by issuing a Purchasing Agent Appointment and Delegation of Authority for Sales and Use Tax, Form 17, to the prime contractor. The Form 17 is required to be given to the contractor BEFORE he or she annexes building materials. The exempt organization or governmental unit must identify the project (e.g., east wing, chapel construction, or new school auditorium).

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Purchasing Agent Appointment

and Delegation of Authority for Sales and Use Tax

17

| | | PUNCHASING AC | ENTAPPOINTMENT | | | | |
|------------------------------------|---|------------------------------|--|--------------------------------------|--------------------|--|--|
| Name and Ac | Idress of Prime Contr | actor | Name and Address of Governmental Unit or Exempt Organization | | | | |
| Name Weathercraft Comp | any of Lincoln | | Name Lincoln-Lancaster County Public Building Commission | | | | |
| Street or Other Mailing Address | *************************************** | | Street or Other Mailing Address | | | | |
| 5410 N.W. 44th St. | | | 555 South 10th Street | | | | |
| City Lincoln, NE 68524 | State | Zip Code | City Lincoln | State NE | Zip Code 68508 | | |
| Name ar | nd Location of Project | | | Appointment Information | | | |
| Name Unit Price Contract for N | | | Effective Date (see Instructi 08/01/12 | | | | |
| Street or Other Mailing Address | | | Expiration Date 07/31/16 | | | | |
| City | State | Zip Code | Nebraska Exemption Numb | per (Exempt Organizations Only) | | | |
| Identify Project Bid No. 12-186 | NOTE: This form is taxable per Re | | | on of the City of Lincoln. | The WATER Division | | |
| sign | nd pay for building materia | | | x exempt construction project stated | above. Date | | |
| , | | | | | | | |
| | DELI | EGATION OF PRIME | CONTRACTOR'S AUTHOR | RITY | | | |
| Name and A | ddress of Subcontrac | ctor | | Delegation Information | | | |
| Name | | | Effective Date | | | | |
| Street or Other Mailing Address | | | Expiration Date | | | | |
| City | State | Zip Code | Portion of Project | | | | |
| to the above-named su | | elegates authority to act as | s the purchasing agent of the na | amed governmental unit or exempt or | ganization | | |
| sign here Signature of Prime C | ontractor or Authorized Re | presentative | Title | | Date | | |
| | | | | | | | |

INSTRUCTIONS

who must file. Any governmental unit or organization that is exempt from sales and use tax may appoint as its agent a prime contractor to purchase building materials and/or fixtures that will be annexed to property that belongs to or will belong to the governmental entity or exempt organization pursuant to a construction contract with the governmental unit or exempt organization. The appointment of the prime contractor as its agent is completed by issuing a Purchasing Agent Appointment and Delegation of Authority for Sales and Use Tax, Form 17, to the prime contractor. The Form 17 is required to be given to the contractor BEFORE he or she annexes building materials. The exempt organization or governmental unit must identify the project (e.g., east wing, chapel construction, or new school auditorium).

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CERTIFICATE OF LIABILITY INSURANCE 5/1/2013

DATE (MM/DD/YYYY) 4/24/2012

THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURER(S), AUTHORIZED REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER

| | IMPORTANT: If the certificate holder is a the terms and conditions of the policy, of certificate holder in lieu of such endorser ODUCER LOCKTON COMPANIES, LLC | cei taii | ni bon | cies may require an endors | sement. A statem | ent on this cert | ificate does not confer rig | thts to ti | he | |
|-------------------------------------|---|---------------|-------------|---|---|----------------------------------|---|-----------------|--|--|
| | 1015 North 98th Street, Suite 10 | 11 | | | CONTACT NAME: PHONE (A/C, No, Ext): (A/C, No, Ext): | | | | | |
| | Omaha NE 68114 | ٠. | | | PHONE | | | | | |
| | 402-970-6100 | | | | E-MAIL ADDRESS: | | ORDING COVERAGE | | · | |
| | | | | • | | | NAIC# | | | |
| INSURED WEATHERCRAFT CO. OF LINCOLN | | | | | INSURER A : Emp | | 21415 | | | |
| 1345107 PO BOX 80459 | | | | | | | mpany of Providence | | 21423 | |
| | LINCOLN NE 68501 | | | | 1 | CASCO Insur | ance Company | | 21407 | |
| | | | | | INSURER D : | | | | | |
| | | | | ! | INSURER E : | | | | | |
| CC | OVERAGES WEA0F02 @1 CER | ?TIFI | CATI | ENUMBER: 11738784 | I INSURER F : | | 27/10/04: All 188222 | *77777 | | |
| Т | HIS IS TO CERTIFY THAT THE POLICIES | SOF | INSH | RANCE LISTED BELOW HA | AVE DEEN LOOLIE | TO THE INSUIT | RED NAMED ABOVE FOR | | | |
| C E | CERTIFICATE MAY BE ISSUED OR MAY FEXCLUSIONS AND CONDITIONS OF SUC | PERT. H PO | TAIN, 1 | THE INSURANCE AFFORDE S. LIMITS SHOWN MAY HA | ED BY THE POLIC AVE BEEN REDUC | CIES DESCRIBED CED BY PAID CL | DOCUMENT WITH RESPE D HEREIN IS SUBJECT TO LAIMS. | CT TO | WHICH THIS HE TERMS, | |
| INSR LTR | | INSR | SUBR WVD | | POLICY EF | F POLICY EXP YY) (MM/DD/YYYY) | LIMITS | | | |
| Α | GENERAL LIABILITY | N | N | 4P73184 | 5/1/2012 | 5/1/2013 | EACH OCCURRENCE | \$ 1,00 | 0,000 | |
| | X COMMERCIAL GENERAL LIABILITY | | | | | | DAMAGE TO RENTED PREMISES (Ea occurrence) | s 100, | The second line with the secon | |
| | CLAIMS-MADE X OCCUR | | | | | | MED EXP (Any one person) | \$ 5,00 | 0 | |
| | X PROP DMG DED: \$5,000 | | | | | | PERSONAL & ADV INJURY | \$ 1,00 | 0,000 | |
| | ACCRECATE LIMIT ADDI FORDER | | ' | ĺ | | Ì | GENERAL AGGREGATE | \$ 2,00 | 0,000 | |
| | GEN'L AGGREGATE LIMIT APPLIES PER: POLICY JECT LOC | | | | 1 | | PRODUCTS - COMP/OP AGG | \$ 2,00 | 0,000 | |
| A | POLICY JÉČT LOC AUTOMOBILE LIABILITY | 1 NI | + | 4D72104 | 5/1/0010 | <u> </u> | COMBINED CINCLE LINET | \$ | | |
| М | X ANY AUTO | N | N | 4R73184 | 5/1/2012 | 5/1/2013 | | s 1,00 | | |
| | ALL OWNED SCHEDULED AUTOS | | ' | | | | BODILY INJURY (Per person) | | XXXXX | |
| | HIRED AUTOS NON-OWNED AUTOS | | ' | | | | DRODERTY DAMAGE | | XXXXX | |
| | 1 1 100 100 1 100 100 100 100 100 100 1 | 1 | ' | | | | (Per accident) | | XXXXX | |
| Α | X UMBRELLA LIAB X OCCUR | N | N | 4J73184 | 5/1/2012 | 5/1/2012 | | | XXXXX | |
| | EXCESS LIAB CLAIMS-MADE | 1 1 | 1, | 7373107 | 3/1/2012 | 5/1/2013 | | \$ 5,000 | | |
| | DED RETENTION \$ | i ' | | | | | | \$ 5,000 | | |
| В | WORKERS COMPENSATION | | N | 4T73184 (IA,KS,NE) | 5/1/2012 | 5/1/2012 | TV WC STATU- LOTH- | \$ XXX | XXXXX | |
| č | | N/A | | 4H73184 (MO,SD) | 5/1/2012 5/1/2012 | 5/1/2013 5/1/2013 | X WC STATU- OTH- | 1.00 | ~ ^^^ | |
| | (Mandatory in NH) | NIA | | | | | | <u>\$ 1,000</u> | | |
| | If yes, describe under DESCRIPTION OF OPERATIONS below | , 1 | | | | 1 1 | | \$ 1,000 | The state of the s | |
| | | | | | | | E.L. DISEASE - POLICY LIMIT | <u>s 1,000</u> | 0,000 | |
| | | , 1 | | | | | | | | |
| | | , 1 | | | | | | | | |
| DESC | CRIPTION OF OPERATIONS / LOCATIONS / VE | HICLE | ES /(At | tach ACORD 101, Additional Re | emarks Schedule, if | more space is req | uired) | | ************************************** | |
| | Unit Price Construction Contract for the Cract, with respect to the named insured: C | | | | | | | | | |
| | | 10, 0. | | om, Earouster County, Eart | caster/Enteon City | y Fublic Blug Co | Jimission | | | |
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| | | | | | | | | | | |
| CER | RTIFICATE HOLDER | | | | CANCELLATIO | N See Attac | chment | | | |
| | | | | | SHOULD ANY OF THE EXPIRATION | THE ABOVE DES | CRIBED POLICIES BE CANCEL , NOTICE WILL BE DELIVERE | LED BEF | ORE | |

ACCORDANCE WITH THE POLICY PROVISIONS.

11738784

City of Lincoln K Street Complex, Suite 200 440 S. 8th Street Lincoln NE 68508

AUTHORIZED REPRESENTATIVE